



The British Columbia Gazette.

PUBLISHED BY AUTHORITY.

Vol. XXXIII.]

VICTORIA, MARCH 2ND, 1893.

[No. 9.

The British Columbia Gazette.

PUBLISHED EVERY THURSDAY.

SCALE OF CHARGES FOR ADVERTISING:	
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APPOINTMENTS.

PROVINCIAL SECRETARY'S OFFICE.

HIS HONOUR the Lieutenant-Governor has been pleased to make the following appointments:—

23rd February, 1893.

EDWARD O'ROURKE, JAMES CHAPMAN and HARRY S. CHASBEY, Esquires, to be Fence Viewers under the "Line Fences and Water-courses Act" for that portion of the Yale Electoral District which is known as the Nicola Valley.

28th February, 1893.

JOHN STANLEY CROWDER and MALCOLM MCLEOD, Esquires, to be Members of the Licensing Board for the City of Vancouver.

SAMUEL MELLARD, of the Town of Chilliwack, Esquire, J. P., to be a Registrar under the "Marriage Act" for and within the Corporation of the Township of Chilliwack.

PROVINCIAL SECRETARY.

RE RICHMOND MUNICIPALITY.

The Hon. the Provincial Secretary, Victoria:

SIR,—I have the honour to notify you, in terms of sub-section (b) of section 137 of the "Municipal Act, 1892," that in course of my audit of the accounts, &c., of this Municipality to 31st December, 1892, irregularities are disclosed as follows:—

In November, 1889, a sum of \$300 was authorized by the Council, and a cheque drawn accordingly, to be placed to a sinking fund, under "Loan By-Law, 1888," to be opened at the Bank of British Columbia, New Westminister. Such account was never opened, the cheque was used as cash and paid into the general account at the bank with ordinary revenue collections, consequently the equivalent value must be in the hands of the late Clerk and Collector (O. D. Sweet).

Fifty dollars appears as overpaid, or twice paid, to a Chinaman (Ah Lin) in November, 1890. The cheque for it was signed by J. W. Sexsmith, Reeve, and O. D. Sweet, C. M. C., and is not authorized by the Council. Mr. Sweet has since stated in writing that "this was an error and ought not to have occurred."

In September, 1891, a cheque for \$50 was paid to O. D. Sweet, bearing on its face a memorandum "Bank Com. on Draft." The bank repudiate this and state that whatever commission it was entitled to in the matter was deducted in crediting the Municipality's bank account with the proceeds of the debentures to which the transaction referred. A first interview with Mr. Sweet only elicited information in accordance with the memorandum on the cheque, but subsequently, when being informed that the bank repudiated it, he admitted he had got cash for it, and that it was "a sort of refund," which is difficult to understand.

At the Council meeting held 18th October, 1890, a report is entered showing certain work completed by Geo. Oliver and recommending payment of the *balance*, \$557. A cheque was drawn for that amount, dated the same day, and bears the endorsement of G. Oliver and O. D. Sweet, and is stamped as paid by the bank "15th January, 1891." Another cheque in favour of Geo. Oliver for \$150, signed by J. W. Sexsmith, Reeve, and O. D. Sweet, C. M. C., dated the day following (19th October, 1890,) also appears, although there is no minute or authority of the Council for it. The only explanation with regard to it, from the best evidence obtainable, is that this \$150 was given as part payment of the \$557, and consequently makes \$150 more paid out than the minutes warrant. The Reeve (Mr. Sexsmith), in answer to questions at an electioneering meeting, stated that the \$150 cheque was signed because there was not sufficient funds in the bank at the time to meet the \$557, although he ought to have known, if he didn't, that the Clerk and Collector must have had some thousands of dollars of the Municipality's money in hand.

On the 30th June, 1891, a cheque for \$100, drawn and signed in the same manner, was also given without warrant or authority. A sum of \$66.15 is due from the late Clerk and Collector for interest charged by the bank on overdraft prior to 31st December, 1891, caused by his improperly holding moneys for his own use which ought to have been paid into the bank. The above items, amounting to \$716.15, have been entered as a counter-claim against O. D. Sweet in a County Court suit now pending.

In consequence of the Reeve having set at defiance the orders of the Council to sign certain cheques for the transfer or refund from one account to another (for the avoidance of bank overdraft) a sum of \$63.46 is estimated as due from him to meet the bank's charge of interest in the interim, until a by-law authorizing another person to sign could be arranged and passed. This amount has been surcharged on Mr. Sexsmith.

In or about the month of May, 1891, ex-Councillor Wm. Nicoll, acting as a Board of Works in the ward he then represented, caused work to be done on his own private property for which the Council paid \$60 on the 23rd May, 1891. This being regarded as contrary to law has been surcharged on Mr. Nicoll.

Through casual interrogation as to the meaning of certain somewhat vague minutes, and enquiries at the bank in Vancouver, it is discovered that on the 17th August, 1891, J. W. Sexsmith, as Reeve, accepted an order for \$1,313.02, made by McLean Bros., in favour of Leamy & Kyle, which is held by the Bank of British Columbia, Vancouver, for value advanced. Mr.

Sexsmith stated that \$800 had been paid on account of this by McLean Bros., but such is not the fact. The bank has been notified as to the unlawfulness of this, as in addition to its not bearing the necessary seal of the Corporation it was never authorized by the Council.

In 1891 a by-law, called the "Steveston Sidewalks By-Law," was passed to raise a sum of \$1,500 on certain lots in Steveston Townsite, to be paid up in one sum from each lot benefitted by the sidewalks. This work was at once proceeded with and paid for out of the general revenue, and although it is now discovered that the cost was \$1,727 according to price and measurement of the work, and up to this time only \$1,037 has been paid, leaving a balance of \$690, which has been surcharged on W. H. Steeves, he being the person by whose order and direction the work was done, and there being grave doubt whether it can be collected, some of the work being done on avenues not mentioned in the by-law, and others provided for in the by-law being left out altogether.

"Steveston Local Improvement By-Law, 1891."—The work under this has been conducted in a most erratic and unbusinesslike manner, and although specially and repeatedly notified to attend in conference, Mr. Steeves, who had the direction of the work, has treated every notice with defiance; consequently, with the best evidence at command in his absence, a sum of \$338.92 is deemed to be unlawfully expended, and he is surcharged accordingly.

Attention having been called to alleged improprieties under the dyking contract with McLean Bros., under the "Lulu Island Local Improvement By-Law, 1891," the engineer in charge was written to and his reply indicated that the work was not being done according to plan and specification. The Council were therefore addressed by letter whilst in meeting assembled, with the result that Mr. Sexsmith (Reeve) and Councillor Mellis were appointed a committee to confer with the Auditor on the subject, but neither word nor line has been received from them, and Mr. Sexsmith has been heard to say that it was no use as they could not put in writing what was asked, viz.:—That the work was being done according to plan and specification. The Council has, however, taken the matter up and special negotiations are going on in reference to it, but it may be remarked that a sum of \$5,000 was paid to the contractors in September, 1891, before any work had been done, and in fact they appear to have been paid in advance for all work prior to April, 1892.

The moneys raised by debentures under "Richmond Loan By Law, 1891," has been spent regardless of the conditions of the by-law, and may be summarized as follows:—Ward I. was awarded \$6,026.66 and \$6,007.92 has been expended, and there is still owing for work done \$762.22, making an excess of \$743.48, but in this ward it should be mentioned that the by-law stipulated that the appropriation should be divided between the two main roads on Sea Island, whilst the Councillor (W. Nicoll) then in charge of the work, had nearly all spent on the one leading to his own residence. Ward II. was apportioned \$4,655.66, and there has been expended \$5,591.84, being an excess of \$936.22, and there is still owing for work done \$3,396.78, making a total overdraft of \$4,333.00. Councillor Mellis, who had charge of this work, has been surcharged with the \$936.22. Ward III. was allotted \$5,969.37, out of which has been paid \$5,769.16, and there is still owing \$2,908.63, making an overdraft of \$2,708.42. Ward IV. was given \$5,813.77, out of which has been disbursed \$3,038.11, leaving a credit balance of \$2,775.66. Ward V. got \$6,535.44, of which \$5,920.64 has been paid out, and there is \$439.02 still owing, leaving a credit balance of \$175.78. Thus aggregating an over-expenditure of \$7,784.90 in Wards I., II. and III., whilst only \$2,951.44 remains to the contra in Wards IV. and V.

About the middle of 1891 Mr. Steeves offered a site—some 30 feet by 40 feet—for a lock-up, and produced a tender for the erection to cost \$195. The Council resolved to accept this and to pay the \$195 on the title deed being handed to the Council which, as indicated by the minutes, was done on the 1st August, 1891, and the money paid, but it now transpires that although the Corporation has spent in all about \$250, the title is of no value and cannot be registered because of heavy encumbrances.

The practice has prevailed of paying out moneys without taking receipts—cheques payable to order are not a satisfactory settlement of an account—but in this instance cheques are given payable to bearer and no receipt taken. The present Clerk had erred slightly in this respect, but the late Clerk had, during 1891,

allowed \$8,461.65 to be paid out by cheques payable to bearer without any receipt. He has, however, now signed a formal declaration to the effect that all the obligations of the Council referred to in the accounts purporting to be paid by the respective cheques have been fully discharged, and that the said amounts are for *bona fide* work done for the Municipality.

In terms of the respective Loan By-Laws on which debentures have been issued a sum of \$6,900 should 'ere this have been put aside as sinking fund, but nothing whatever has been done.

There is also a sum of \$2,526.42, being part of the principal sum raised under "Loan By-Law, 1888," which has been absorbed for purposes other than those stipulated in the by-law, and should be adjusted in fairness to the localities for whose benefit it was voted.

The books of accounts have been very imperfectly kept, in fact no cash book at all was kept during the last 12 months of the late Clerk's reign. There are six bank accounts open, and not one of them agrees with the fund it purports to represent.

I have the honour to be, Sir,
Your most obedient servant,
JOS. PEIRSON,
Auditor.

Victoria, 24th January, 1893.

NOTICE RESPECTING THE REBATE ON TIMBER.

NOTICE is hereby given that the Order in Council approved on the 1st day of June, 1891, which authorized the discontinuance of the allowance of the rebate on the royalty received from timber exported from the Province, has been rescinded, and that from and after this date a rebate of twenty-five cents per M feet will be allowed on all lumber shipped to foreign ports since the 31st of August, 1891, which has paid the royalty imposed by the "Land Act," provided all arrears of royalty are paid forthwith.

JAMES BAKER,
Provincial Secretary.
Provincial Secretary's Office,
1st March, 1893. mh2

PROVINCIAL SECRETARY'S OFFICE,
13th February, 1893.

THE Regulations for the Open Competitive Examination for the Civil Service of India, of August, 1893, can be seen at this office on application.

JAMES BAKER,
Provincial Secretary.

LANDS AND WORKS.

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of C. Warwick, Esq., Assistant Commissioner of Lands and Works, New Westminster:—

- Lot 1,596, Group 1.—Chas. A. Short, Pre-emption Record No. 1,098, dated 17th July, 1891.
- Lot 1,597, Group 1.—John Clough, Pre-emption Record No. 984, dated 14th April, 1891.
- Lot 1,598, Group 1.—Wm. S. McGowan A. H. B. McGowan and A. B. McGowan, Pre-emption Record No. 902, dated 24th October, 1890.
- Lot 1,599, Group 1.—John Taylor, Pre-emption Record No. 1,423, dated 30th September, 1892.
- Lot 1,600, Group 1.—Robert Cosgrove, Pre-emption Record No. 980, dated 14th April, 1891.
- Lot 1,601, Group 1.—Frederick Reid, application to purchase dated 3rd January, 1892.
- Lot 1,602, Group 1.—John Sinclair, Pre-emption Record No. 1,021, dated 23rd April, 1891.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Deputy Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 26th January, 1893. ja26

LANDS AND WORKS.

OZOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of M. Lumby, Esq., Assistant Commissioner of Lands and Works, Vernon:

- Lot 453, Group 1.—John A. Coryell and W. S. Murray, Pre-emption Record No. 604, dated 23rd March, 1888.
- Lots 454, 455, Group 1.—John L. Jones and E. L. Jones, Pre-emption Record No. 832, dated 27th December, 1889.
- E. $\frac{1}{2}$ Sec. 4, Township 23.—John Duncan Cameron, Pre-emption Record No. 870, dated 3rd May, 1890.
- E. $\frac{1}{2}$ Sec. 10, Township 23.—Alphonse Lefevre, Pre-emption Record No. 1,178, dated 7th October, 1891.
- W. frac. portion of N.E. $\frac{1}{4}$ Sec. 11, N.W. $\frac{1}{4}$ Sec. 11, and S.W. $\frac{1}{4}$ Sec. 14, Township 23.—John Conroy, Pre-emption Record No. 686, dated 8th December, 1888.
- N.W. $\frac{1}{4}$ Sec. 2 and S.W. $\frac{1}{4}$ Sec. 11, Township 23.—Joseph Brent, Pre-emption Record No. 844, dated 15th March, 1890.
- E. $\frac{1}{2}$ Sec. 32, Township 26.—Thos. Murray, Pre-emption Record No. 426, dated 21st December, 1885.
- N.E. $\frac{1}{4}$ Sec. 6, S.E. $\frac{1}{4}$ Sec. 7 and S. $\frac{1}{2}$ Sec. 8, Township 27.—Danl. A. Gallagher and Thos. Stevenson, Pre-emption Record No. 1,014, dated 20th February, 1891.
- Frac. S.E. $\frac{1}{4}$ Sec. 2 and frac. S.W. $\frac{1}{4}$ Sec. 1, Township 2.—Napoleon Bassett, Sr., Pre-emption Record No. 1,051, dated 7th April, 1891.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Deputy Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 16th February, 1893. fel6

CLAYOQUOT DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Clayoquot District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:—

- Section 69.—F. P. Saunders and Thos. F. Hennessy, Pre-emption Record No. 659, dated 4th June, 1892.
- Section 77.—Hugh R. McIntyre, application to purchase dated 26th April, 1892.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Deputy Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 26th January, 1893. ja26

WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of N. Fitzstubbs, Esq., Assistant Commissioner of Lands and Works, Nelson:

- Lot 406, Group 1.—"Yankee Girl" Mineral Claim.
- Lot 407, Group 1.—"Annie" Mineral Claim.
- Lot 408, Group 1.—"Venetia Boy" Mineral Claim.
- Lot 409, Group 1.—"Jim Crow" Mineral Claim.
- Lot 410, Group 1.—"Last Chance" Mineral Claim.
- Lot 411, Group 1.—"Hidden Treasure" Mineral Claim.
- Lot 412, Group 1.—"Ollie" Mineral Claim.
- Lot 413, Group 1.—"C. O. D." Mineral Claim.
- Lot 414, Group 1.—"Etna" Mineral Claim.
- Lot 415, Group 1.—"Try Me" Mineral Claim.
- Lot 416, Group 1.—"Ivanhoe" Mineral Claim.
- Lot 417, Group 1.—"Copper King" Mineral Claim.
- Lot 529, Group 1.—"Whitewater" Mineral Claim.

W. S. GORE,
Deputy Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 23rd February, 1893. fe23

LANDS AND WORKS.

HIGHWAY—OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the following highway, 66 feet in width, is hereby established, viz.:—Commencing at the quarter section corner on the east boundary of Section 20, Township 26; thence due west along said quarter section line to a point 33 feet east of Mill Creek; thence in a westerly direction following the general course of said creek and distant therefrom not less than 33 feet to the west boundary of Section 20; thence crossing the creek and running in a westerly direction following an existing roadway and along an irrigation ditch through Lots 137 and 138, Group 1, to the east end of Barnard Avenue in the Town of Kelowna, and having a width of 33 feet on each side thereof.

F. G. VERNON,
Chief Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 20th February, 1893.

fe23

WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of N. Fitzstubbs, Esq., Assistant Commissioner of Lands and Works, Nelson:

- Lot 210, Group 1.—Chas. Hugonin and Eric C. Carpenter, Pre-emption Record No. 130, dated 14th June, 1892.
- Lots 302A, 303, Group 1.—Columbia and Kootenay Railway and Navigation Company.
- Lot 495, Group 1.—“Golden Wreath” Mineral Claim.
- Lot 496, Group 1.—“Golden King” Mineral Claim.
- Lot 524, Group 1.—John Wilson Dow, Pre-emption Record No. 97, dated 19th April, 1892.
- Lot 525, Group 1.—Fred. G. Little, Pre-emption Record No. 98, dated 20th April, 1892.
- Lot 526, Group 1.—John Arrowsmith, Pre-emption Record No. 159, dated 25th October, 1892.
- Lot 527, Group 1.—Henry Kruse, Pre-emption Record No. 157, dated 7th October, 1892.
- Lot 528, Group 1.—William Simpson and Shirley Keeling, Pre-emption Record No. 147, dated 25th August, 1892.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Deputy Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 26th January, 1893.

a26

RESERVE—NANAIMO DISTRICT.

NOTICE is hereby given that Light-house or Snake Island, likewise known as Section 47, Nanaimo District, is reserved for Government purposes until further notice.

F. G. VERNON,
Chief Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 25th February, 1893.

mh2

RESERVE—WEST KOOTENAY DISTRICT.

NOTICE is hereby given that, in pursuance of the provisions of section 3 of the “Columbia and Kootenay Railway Subsidy Act, 1890,” the unoccupied and unrecorded Crown lands situated within the following described block of land has been reserved from lease, sale or settlement, viz.:—

Block 34, two miles square, situated at the junction of Healey Creek and the Lardeau River.

Provided that this reservation shall not affect any lands which are included in any grant, lease, agreement for sale, or other alienation from the Crown, or which have been set apart for any special purpose prior to the date of this notice.

F. G. VERNON,
Chief Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 15th February, 1893.

mh2

LANDS AND WORKS.

SAYWARD DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in Sayward District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:—

- Lot 175.—Joseph M. Leigh, Pre-emption Record No. 660, dated 6th June, 1892.
- Lot 176.—Andrew L. Galarno, Pre-emption Record No. 514, dated 7th October, 1891.
- Lot 177.—John McKenzie, Pre-emption Record No. 577, dated 4th January, 1892.
- Lot 178.—Daniel Murray, Pre-emption Record No. 786, dated 19th October, 1892.
- Lot 179.—David Kenedy.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Deputy Commissioner of Lands and Works.
Lands and Works Department,
Victoria, B.C., 2nd March, 1893.

mh2

COAL PROSPECTING LICENCES.

NOTICE is hereby given that 60 days from date I intend to make application to the Chief Commissioner of Lands and Works for a licence to prospect for coal on 640 acres near White Lake, in Osoyoos Division of Yale District:—Commencing at a stake on what is known as the McMillan coal claim, on east side line, and running east 80 chains; thence south 80 chains; thence west 80 chains; and thence 80 chains to point of commencement.

C. H. TINGLEY.
White Lake, December 24th, 1892.

ja19

NOTICE is hereby given that I, the undersigned Stephen Tingley, shall after 60 days make application to the Chief Commissioner of Lands and Works for a licence to prospect 640 acres coal land near White Lake, in Osoyoos Division of Yale District, more particularly described:—Commencing at a stake on the west side line of the G. G. McKay coal claim, and running west 80 chains; thence south 80 chains; thence east 80 chains; and thence 80 chains to point of commencement.

S. TINGLEY.
White Lake, December 24th, 1892.

ja19

NOTICE is hereby given that I intend to apply to the Assistant Commissioner of Lands and Works for the Lillooet District for licence to prospect for coal on a piece of land containing 400 acres, more or less, situated on the east bank of the North Thompson River, in the Lillooet District, about 50 miles from Kamloops:—Commencing at a post marked “Initial post N. E.”; thence south along the western boundary line of A. A. Green’s coal claim, 40 chains; thence east following A. A. Green’s southern line, 40 chains; thence south 80 chains; thence west to the eastern boundary line of Indian Reserve about 50 chains; thence north following Indian Reserve line 120 chains; thence east about 2 chains to the point of commencement.

J. E. SAUCIER.
Kamloops, B.C., February 1st, 1893.

fe9

LAND NOTICES.

NOTICE is hereby given that 60 days from date we will make application to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land on the Exstall River, Coast District, viz.:—From the south-west corner of Balmoral Packing Company’s claim east 40 chains; south 40 chains; west 40 chains; north 40 chains to the place of beginning.

P. HERMAN.
T. MORROW.
Port Essington, 23rd January, 1893.

fe2

MINERAL CLAIMS.

NOTICE is hereby given that Henry Anderson, as agent for George C. Howe, has filed the necessary papers and made application for a Crown Grant in favour of the mineral claim known as the "Storm Cloud," situate in Hot Springs Camp in the Ainsworth Mining Division of West Kootenay District. Adverse claimants, if any, will forward their objections within sixty (60) days from date of publication.

Nelson, B. C., December 28th, 1892.

N. FITZSTUBBS,
Gold Commissioner.

ja5

NOTICE is hereby given that Henry Anderson, as agent for the Pacific Bullion Mining Company, has filed the necessary papers and made application for Crown Grants in favour of the Mineral Claims "Spokane" and "Trinket," situate in the Hot Springs Camp, in the Ainsworth Mining Division of West Kootenay District. Adverse claimants, if any, will forward their objections within 60 days from date of publication of this notice.

N. FITZSTUBBS,
Gold Commissioner.

Nelson, B.C., February 14th, 1893. mh2

ASSIGNMENT NOTICES.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890."

NOTICE is hereby given that Herbert Smith, of the Town of Kamloops, B. C., hotel-keeper, has by deed dated the 23rd day of January, 1893, assigned all his real and personal property to Murdock John McIver, of the Town of Kamloops, B.C., accountant, in trust for the purpose of satisfying, rateably and proportionately and without preference or priority, all the creditors of the said Herbert Smith. The said deed was executed by the said assignor on the 23rd day of January, 1893, and afterwards by the said assignee on the said 23rd day of January, 1893. All persons having claims against the said Herbert Smith are required to forward particulars of the same, duly verified, to the assignee on or before the 10th day of March, 1893. All persons indebted to the said Herbert Smith are required to pay the amount of such indebtedness to the said assignee on or before the 20th day of February, 1893. After the 10th day of March, 1893, the assignee will proceed to distribute the assets of the said estate among the persons entitled thereto, having regard only to the claims of which he shall then have received notice.

Dated at Kamloops, this 28th day of January, 1893.

WM. H. WHITTAKER,
Victoria Street, Kamloops, B.C.,
Solicitor for the Assignee.

fe9

NOTICE OF ASSIGNMENT.

NOTICE is hereby given that Henry Lee, of the City of Vancouver, British Columbia, dealer in liquors and cigars, has, in pursuance of the "Creditors' Trust Deeds Act, 1890," by deed dated the 15th day of February, 1893, assigned all his estate and effects to Charles William Robson, of the City of Vancouver, merchant, for the general benefit of his creditors.

The said deed was executed by the debtor and the trustee on the 15th day of February, A.D. 1893.

All persons having claims against the said debtor are hereby required to send to the Trustee at Vancouver, by mail, post prepaid, full particulars of their claims duly verified, on or before the 5th day of April, A. D. 1893, after which date the Trustee will proceed to distribute the assets of the debtor among the persons entitled thereto, having regard to the claims only of which the Trustee shall then have received notice.

Dated at Vancouver, February 20th, 1893.

CHARLES WILLIAM ROBSON,
Trustee.

DAVIS, MARSHALL & MACNEILL,
Trustee's Solicitors.

fe23

ASSIGNMENT NOTICES.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890."

NOTICE is hereby given that Thomas E. Waller, residing at 222 View Street, Victoria, B. C., and Harry G. Downer, residing at 74 Rock Bay Avenue, carrying on business as plumbers and fitters at 91 Yates Street, Victoria, B. C., under the firm name of "Waller & Downer," by deed dated 18th January, 1893, have assigned to Joseph Sears, residing at 196 Fort Street, Victoria, B. C., and carrying on business as painter, glazier, paperhanger, &c., at 114 Yates Street, Victoria, B.C., all their stock in trade, moneys, fixtures, securities for money and personal property in their business as aforesaid, for the purpose of paying and satisfying proportionately, and without preference or priority, the creditors of the said Waller & Downer. The said deed was executed by the said debtors and by the trustees on the 18th day of January, A.D. 1893. All persons having claims against the said Waller & Downer are hereby required to forward particulars of the same, duly verified, to the assignee, Joseph Sears, on or before the 18th day of April, 1893. All persons indebted to the said Waller & Downer are requested to pay the amount of such indebtedness to the said assignee forthwith.

C. C. PEMBERTON,
18 Chancery Lane, Victoria,
Solicitor for the Assignee.

ja26

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUSTS DEEDS ACT, 1890."

NOTICE is hereby given that Augustus Carney and Albert Barrett, trading under the firm name of "Carney & Barrett," of the Town of Nelson, merchants, have by deed bearing date the 21st day of January, 1893, assigned all their real and personal property to George A. Richardson, of the said Town of Nelson, financial agent, in trust for the benefit of all their creditors. The said deed of assignment was executed by the said assignors on the 21st day of January, A.D. 1893, and by the said trustee on the 23rd day of January, A.D. 1893. All persons having any claim against the said firm of Carney & Barrett are requested to forward and deliver to the said trustee, or his solicitors, full particulars of their claims, duly verified by statutory declaration, on or before the 1st day of March, A.D. 1893, after which date the said trustee will proceed to distribute the assets of the said estate among the persons entitled thereto, having regard only to claims of which he shall then have received notice. All persons indebted to the said firm are requested to pay the amounts due by them to the said trustee forthwith. A meeting of the creditors will be held at the office of the undersigned, on the 15th day of February, 1893, at two o'clock p.m.

CORBOULD, McCOLL, WILSON & CAMPBELL,
Solicitors for the Trustee, Baker St., Nelson.

Dated this 25th day of January, 1893.

fe9

GOLD COMMISSIONERS' NOTICES.

LILLOOET DISTRICT.

ON AND AFTER the first day of November next all alluvial gold mining claims and hydraulic mining leases, legally held in this District under the "Placer Mining Act, 1891," may be laid over till the 15th day of April, 1893, subject to the provisions of the said Act.

F. SOUES,
Gold Commissioner.

Clinton, 10th October, 1892.

oc20

OSOYOOS DIVISION OF YALE DISTRICT.

ALL ALLUVIAL MINING CLAIMS legally held in the above Division of Yale District are laid over from the 15th day of November inst., until the 1st day of June, 1893.

M. LUMBY,
Gold Commissioner.

Vernon, November 9th, 1892.

no17

GOLD COMMISSIONERS' NOTICES.

KAMLOOPS, YALE AND SIMILKAMEEN DIVISIONS OF YALE DISTRICT.

ALL Alluvial Mining Claims legally held in the above Divisions of Yale District are laid over from the first day of October instant to the first day of May ensuing.

G. C. TUNSTALL,
Gold Commissioner.

Kamloops, October 1st, 1892. oc1

EAST KOOTENAY DISTRICT.

ALL mining claims, other than mineral locations legally held in this District, may be laid over from 15th October, 1892, until 1st day of June, 1893.

A. P. CUMMINS,
Gold Commissioner.

Donald, B.C., Sept. 27th, 1892. se29

WEST KOOTENAY DISTRICT.

ALL Placer Mining Claims in this District legally held may be laid over from the 15th day of October, 1892, until the 1st day of June, 1893.

N. FITZSTUBBS,
Gold Commissioner.

Nelson, B.C., November 15th, 1892. no24

CARIBOO DISTRICT.

ON and after the 1st November next all placer mining claims in Cariboo District will be laid over till the 1st June, 1893, subject to the provisions of the "Placer Mining Act, 1891."

JNO. BOWRON,
Gold Commissioner.

Richfield, 30th September, 1892. oc13

CERTIFICATES OF IMPROVEMENTS.

THE COPPER MINERAL CLAIM.

NOTICE is hereby given that we, John Moran, Free Miner's Certificate No. 45,504, and Austin Hammer, Free Miner's Certificate No. 45,655, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above Claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before issuance of such Certificate of Improvements.

Dated this 15th day of November, 1892.

JOHN MORAN.
AUSTIN HAMMER.

MOUNTAIN CHIEF MINERAL CLAIM—SLOCAN MINING DIVISION.

TAKE NOTICE that I, William H. Smith, Free Miner's Certificate No. 40,200, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim; said claim being recorded by me at the Town of Nelson, District of West Kootenay. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 24th day of January, A.D. 1893.

fe9 W. H. SMITH.

MILE POINT MINERAL CLAIM.

NOTICE is hereby given that I, Julia A. Wright, free miner, Certificate No. 41,891, being the lawful owner of the "Mile Point" Mineral Claim, situated about three-fourths of a mile south of the Town of Ainsworth, in West Kootenay District, intend, at the end of 60 days, to apply to the Gold Commissioner of this District for a Certificate of Improvements on said mineral claim, for the purpose of obtaining a Crown Grant of the same. Any adverse claims must be filed at the office of the Mining Recorder within 60 days of this date.

JULIA A. WRIGHT,
Certificate No. 41,891.

Ainsworth, January 26th, 1893. mh2

CERTIFICATES OF IMPROVEMENTS.

SPRINGFIELD MINERAL CLAIM, SITUATED ON MILLER CREEK, SLOCAN DISTRICT.

TAKE NOTICE that we, Nathan E. Lay, Free Miner's Certificate No. 42,556, William T. Jones, Free Miner's Certificate No. 42,631, and E. Smith Miller, Free Miner's Certificate No. 42,632, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 18th day of January, 1893.

JOHN ELLIOT,
Agent for Applicants, Nelson.

WONDERFUL MINERAL CLAIM, SITUATED ON MILLER CREEK, SLOCAN DISTRICT.

TAKE NOTICE that we, Nathan E. Lay, Free Miner's Certificate No. 42,556, Wm. T. Jones, Free Miner's Certificate No. 42,631, and E. Smith Miller, Free Miner's Certificate No. 42,632, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 18th day of January, 1893.

JOHN ELLIOT,
Agent for Applicants, Nelson.

NOTICE is hereby given that C. D. Rand, Free Miner's Certificate No. 42,013, has filed with me the necessary papers in support of an application for a Certificate of Improvement, with a view of obtaining Crown Grants to the following Mineral Claims in the Cariboo District, viz.:—The "Gifford," "Victoria," "Eureka" and "Consolidated," which are situated on the Richfield Mountain. Adverse claims, if any, must be sent in to me within 60 days from the date hereof.

JNO. BOWRON,
Gold Commissioner.

Richfield, 27th January, 1893.

fe9

QUEEN BESS MINERAL CLAIM.

TAKE NOTICE that I, J. H. Moran, Free Miner's Certificate No. 42,748, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated the 28th day of January, 1893.

J. H. MORAN.
New Denver, January 28th, 1893.

mh2

TAX NOTICES.

LILLOOET DISTRICT.

NOTICE is hereby given that Assessed and Revenue Taxes for 1893 are now due and payable at my office, Lillooet, at the following rates:—

If paid on or before the 30th June:—

One-half of one per cent. on the assessed value of real estate.

One-third of one per cent. on the assessed value of personal property.

Two per cent. on the assessed value of wild land.

If paid on or after the 1st July:—

Two-thirds of one per cent. on the assessed value of real estate.

One-half of one per cent. on the assessed value of personal property.

Two and one-half per cent. on the assessed value of wild land.

C. PHAIR,
Assessor and Collector for Lillooet District.

Lillooet, January 23rd, 1893.

fe2

TAX NOTICES.

ASSESSMENT ACT AND PROVINCIAL REVENUE TAX.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the Assessment Act are now due for the year 1893. All of the above named taxes collectible within the Electoral Districts of Victoria City, Victoria, Esquimalt and Coast Districts, are payable at my office.

Assessed taxes are collectible at the following rates, viz.:—

- If paid on or before June 30th, 1893,—
Provincial Revenue, \$3.00 per capita.
One-half of one per cent. on Real Property.
Two per cent. on Wild Land.
One-third of one per cent. on Personal Property.
One-half of one per cent. on Income.
- If paid after June 30th, 1893,—
Two-thirds of one per cent. on Real Property.
Two and one-half per cent. on Wild Land.
One-half of one per cent. on Personal Property.
Three-fourths of one per cent. on Income.

CORNELIUS BOOTH,
Assessor and Collector.

January 2nd, 1893.

fe9

ELECTORAL DISTRICTS OF WESTMINSTER, NEW WESTMINSTER CITY AND VANCOUVER CITY.

NOTICE is hereby given that Assessed and Provincial Revenue Taxes, for the year 1893, are now due and payable at my office, Court House, New Westminster, at the following rates:—

- If paid on or before 30th June:—
One-half of one per cent. on the assessed value of real property.
Two per cent. on the assessed value of wild land.
One-third of one per cent. on the assessed value of personal property.
One-half of one per cent. on the income of every person of \$1,500 or over.
- If paid on or after 1st July:—
Two-thirds of one per cent. on the assessed value of real property.
Two and one-half per cent. on the assessed value of wild land.
One-half of one per cent. on the assessed value of personal property.
Three-quarters of one per cent. on the income of every person of \$1,500 or over.

Provincial Revenue Tax, \$3 per capita (New Westminster and Vancouver Cities excepted).

All parties whose taxes are in arrears up to the 31st December, 1892, are requested to pay the same forthwith, or costs will be incurred at an early date.

All taxes due on property in the Townsites of Hastings, Port Moody, Mission City, Abbotsford and Huntingdon are also payable to

E. L. KIRKLAND,
Assessor and Collector for the Electoral Districts of Westminster, New Westminster City and Vancouver City.

New Westminster, Jan. 9th, 1893.

ja26

NANAIMO AND NANAIMO CITY DISTRICT.

NOTICE is hereby given that Assessed and Provincial Revenue Taxes for the different divisions of Nanaimo District are now due and payable at the Government Office, City of Nanaimo, at the following rates, viz.:—

- If paid on or before June 30th, 1893:—
Provincial revenue, \$3 per capita.
One-half of one per cent. on real property.
Two per cent. on wild land.
One-third of one per cent. on personal property.
One-half of one per cent. on income.
- If paid after June 30th, 1893:—
Two-thirds of one per cent. on real property.
Two and one-half per cent. on wild land.
One-half of one per cent. on personal property.
Three-fourths of one per cent. on income.

All parties whose taxes are in arrear up to 31st December, 1892, are requested to pay the same forthwith and save costs.

M. BATE,
Assessor and Collector.

January 3rd, 1893.

ja26

TAX NOTICES.

KAMLOOPS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that Assessed and Provincial Revenue Taxes for 1893 are now due and payable at my office, Court House, Kamloops, at the following rates:—

- If paid on or before the 30th June:—
One-half of one per cent. on the assessed value of real estate.
One third of one per cent. on the assessed value of personal property.
One-half of one per cent. on the income of every person of fifteen hundred dollars and over.
Two per cent. on the assessed value of wild land.
- If paid on or after the 1st July:—
Two-thirds of one per cent. on the assessed value of real estate.
One-half of one per cent. on the assessed value of personal property.
Three-quarters of one per cent. on the income of every person of fifteen hundred dollars or over.
Two and one-half per cent. on the assessed value of wild land.

All parties whose taxes are in arrears up to the 31st December, 1892, are requested to pay same forthwith, or costs will be incurred at an early date.

E. T. W. PEARSE,
*Assessor and Collector for Kamloops
Division of Yale District.*

January 6th, 1893.

ja12

HOPE, YALE, LYTTON AND CACHE CREEK DIVISIONS OF YALE DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the "Assessment Act" are now due for the year 1893. All of the above-named taxes collectible within the Hope, Yale, Lytton and Cache Creek Divisions of the District of Yale are payable at my office, Yale.

Assessed Taxes are collectible at the following rates, viz.:—

- If paid on or before June 30th, 1893,—
One-half of one per cent. on real property.
Two per cent. on the assessed value of wild land.
One-third of one per cent. on personal property.
One-half of one per cent. on income.

- If paid after June 30th, 1893,—
Two-thirds of one per cent. on real property.
Two and one-half per cent. on the assessed value of wild land.
One-half of one per cent. on personal property.
Three-fourths of one per cent. on income.

Provincial Revenue Tax \$3 for every male person over the age of 18 years.

WM. DODD,
Assessor and Collector.

Yale, January 13th, 1893.

fe16

COWICHAN DISTRICT.

NOTICE is hereby given that Assessed and Provincial Revenue Taxes for 1893 are now due and payable at my office, Court House, Duncan, at the following rates:—

- If paid on or before the 30th June:—
One-half of one per cent. on the assessed value of real estate.
One-third of one per cent. on the assessed value of personal property.
One-half of one per cent. on the income of every person of fifteen hundred dollars and over.
Two per cent. on the assessed value of wild land.
- If paid on or after the 1st July:—
Two-thirds of one per cent. on the assessed value of real estate.
One-half of one per cent. on the assessed value of personal property.
Three-quarters of one per cent. on the income of every person of fifteen hundred dollars or over.
Two and one-half per cent. on the assessed value of wild land.

All parties whose taxes are in arrears up to the 31st December, 1892, are requested to pay same forthwith, or costs will be incurred at an early date.

H. O. WELLBURN,
Assessor and Collector for Cowichan District.

Duncan, January 22nd, 1893.

ja26

TAX NOTICES.

OKANAGAN DIVISION OF YALE DISTRICT.

NOTICE is hereby given, in accordance with the Statutes, that Provincial Revenue Tax and all taxes levied under the Assessment Act are now due for the year 1893. All of the above-named taxes collectible within the Okanagan Division of the District of Yale are payable at my office, at Vernon. Assessed taxes are collectible at the following rates, viz.:—

If paid on or before June 30th, 1893 :—

Provincial Revenue, \$3.00 per capita.

One-half of one per cent. on real property.

Two per cent. on wild land.

One-third of one per cent. on personal property.

One-half of one per cent. on income.

If paid after June 30th, 1893 :—

Two-thirds of one per cent. on real property.

Two and one-half per cent. on wild land.

One-half of one per cent. on personal property.

Three-fourths of one per cent. on income.

JOHN A. MONTEITH,
Assessor and Collector.

January 2nd, 1893.

fe23

NOTICE is hereby given that Assessed and Provincial Revenue Taxes for the year 1893 are now due and payable at my office, in Nelson, at the following rates, viz.:—

If paid on or before June 30th, 1893 :—

Provincial Revenue, \$3 per capita.

One-half of one per cent. on real property.

Two per cent. on wild land.

One-third of one per cent. on personal property.

One-half of one per cent. on income.

If paid after June 30th, 1893 :—

Two-thirds of one per cent. on real property.

Two and one-half per cent. on wild land.

One-half of one per cent. on personal property.

Three-fourths of one per cent. on income.

T. H. GIFFIN,
Assessor & Collector for Southern Div. of W. Kootenay.

February 14th, 1893.

mh2

PRIVATE BILLS.

NOTICE is hereby given that at the next session of the Legislature of British Columbia application will be made for an Act to incorporate a Company for the purpose of constructing, operating and maintaining a line of railway from a point at or near the Town of Nelson, in Kootenay District; thence westerly along the Kootenay River to the Slocan River; thence northerly along the Slocan River and Slocan Lake to a point at or near the Town of New Denver and on through the Nakusp Pass to a point on the Upper Arrow Lake; with power to construct, maintain and operate branch lines from any point on the main line to the headwaters of Carpenter Creek and Four-Mile Creek, and with power to build wharves and docks and erect and maintain telegraph and telephone lines and all necessary works.

CORBOULD, MCCOLL, WILSON & CAMPBELL,
Solicitors for Applicants.

Dated at Nelson this 7th day of January, 1893.

ja19

NOTICE is hereby given that an application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for a special Act of Incorporation to incorporate Christ Church and Parish, in the Diocese of New Westminster, in the City of Vancouver, B. C.

H. P. HOBSON,
Rector, Christ Church.
R. A. MUSKETT,
WM. WEEKS,
Church Wardens.

Vancouver, B.C., January 10th, 1893.

ja19

NOTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia for an Act to incorporate a Company for the purpose of erecting, maintaining and operating, at the City of Vancouver, a smelter, with all the necessary blast and other furnaces, works, plant and machinery for extracting metal from ores, and manufacturing steel and steel and iron manufactured articles of every description, with power to own, hold and acquire land, mines, mining privileges, timber limits and timber leases, bonuses or other aids from the

Dominion or Provincial Governments or otherwise, and to build, own, maintain and operate ships, steamers and vessels of all descriptions, wharves and railways in connection with the said works and properties or otherwise, and generally to have and exercise all such other powers and privileges as are necessary or incidental to the said works and properties, or any of them, and to provide a guarantee by the Province of five per centum per annum, for a period of twenty years, on \$1,000,000 of the capital stock of the Company, together with freedom from Government and municipal taxation and assessment for a like period.

Dated at Vancouver, the 30th day of January, 1893.

A. ST. G. HAMERSLEY,
fe9
Solicitor for the Applicants.

NOTICE is hereby given that at the next session of Parliament the Nelson Electric Light Company will apply for an Act extending the time for completion of their works.

BODWELL & IRVING,
Solicitors for Electric Light Co.
23rd January, 1893.

ja26

NOTICE is hereby given that an application will be made to the next session of the Legislature of the Province of British Columbia for an Act incorporating the applicants, and authorizing them to construct, maintain and operate a tramway line or aerial way from New Denver to any mine or mines in the Kaslo-Slocan Mining District, with power to construct, equip, maintain and operate systems of water works and electric light in and about New Denver and parts adjacent thereto, and for certain privileges in connection therewith, and for other purposes.

B. H. LEE.
J. McNAUGHTON.
HORACE W. BUCKE.

NOTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act to incorporate a Company for the purpose of establishing works for the manufacture of cables, ropes, all sizes and sorts, binding twine, fishing twine, bags, string, and all other manufactures of manilla, hemp, flax, jute, or substitutes therefor; erecting wharves and operating all sorts of water crafts, and for such other powers, rights or privileges as may be thought necessary, useful or convenient for or incidental to the purposes of such Company.

C. D. MASON,
Solicitor for Applicants.

Victoria, 19th January, 1893.

ja19

LAND REGISTRY ACT.

"LAND REGISTRY ACT."

Section Fifteen (15), Range One East, South Saanich District, excepting three Acres thereof as described in a conveyance dated the 16th day of January, 1873, and made between George Thomas, of the one part, and Alexander Caulfield Anderson and William Thomson, of the other part.

A CERTIFICATE of Indefeasible Title to the above property will be issued to George Thomas on the first day of March, 1893, unless in the meantime a valid objection thereto be made to me, in writing, by some person claiming an estate or interest in said property, or some part thereof.

C. J. LEGGATT,
Registrar-General.

Land Registry Office,
Victoria, 23rd November, 1892.

no24

"LAND REGISTRY ACT."

LOT 67, BLOCK H, VICTORIA WEST, IN THE CITY OF VICTORIA.

A CERTIFICATE of Indefeasible Title the above Lot will be issued to Thomas Allsop, on the 17th day of March, 1893, unless in the meantime a valid objection thereto be made to me, in writing, by some person claiming an estate or interest therein or some part thereof.

C. J. LEGGATT,
Registrar-General.

Land Registry Office,
Victoria, 12th December, 1892.

de15

CERTIFICATES OF INCORPORATION.

THE DULUTH AND SAINT PAUL MINING COMPANY (FOREIGN).

REGISTERED THE 8TH DAY OF FEBRUARY, 1893.

Certificate of Registration.

THIS is to certify that I have this day registered "The Duluth and Saint Paul Mining Company" (Foreign), under the "Companies' Act," Part IV., "Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The objects for which the Company is established are:—Mining, smelting and reducing ores and minerals, and the buying, selling, dealing in, and leasing of mining property of every description, both in the United States of America and British Columbia, including the acquiring or disposing of claims or prospects, and the representing or patenting the same.

The amount of the capital stock of the said Company is two million dollars, divided into two hundred thousand shares of ten dollars each.

The term of the existence of the said Company is fifty years.

The place of business of the said Company is located at Ainsworth, in the Province of British Columbia.

In testimony whereof I have hereto set my hand and affixed my seal of office this 8th day of February, 1893, at the City of Victoria, in the Province of British Columbia.

[L.S.] C. J. LEGGATT,
fe16 *Registrar of Joint Stock Companies.*

MEMORANDUM OF ASSOCIATION OF THE CONSUMERS' COAL COMPANY (LTD.).

WE, THE UNDERSIGNED PERSONS, are desirous of forming ourselves into a Company under the "Companies' Act, 1890."

1. The corporate name of the Company shall be "The Consumers' Coal Company, Limited Liability."

2. The objects for which the Company shall be formed is as follows:—

(a.) To purchase, erect, lease, or otherwise acquire all such lands, wharves, warehouses, buildings as may be necessary and desirable for carrying on the business of a coal company:

(b.) To buy and sell coal, wood and other fuel:

(c.) To purchase, build, charter, use, hold and equip steamers, ships and other vessels for the purpose of transportation of coal and wood, and towing boats or other vessels, and sell or barter the same:

(d.) To conduct and carry on the business of coal merchants, wholesale and retail:

(e.) To lend or advance money to such parties and on such terms as may seem expedient, and in particular to customers of, and persons having dealings with, the Company, and to make, draw, accept, endorse and discount promissory notes, bills of exchange, and other negotiable instruments:

(f.) To allot the shares of the Company, credited as fully or partly paid up, as the whole or part of the purchase price for any property, goods or chattels purchased by the Company, or for any valuable consideration from time to time as may be determined, and to take or otherwise acquire and hold shares in any other company or syndicate having objects altogether or in part similar to those of the Company:

(g.) To invest and deal with the funds of the Company not immediately required, upon such securities and in such manner as may from time to time be determined:

(h.) To sell, improve, manage, develop, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the Company's property:

To remunerate any person or persons for services rendered, or to be rendered, in placing the shares or securities of the Company either in money or shares either fully or partly paid up.

3. The capital stock of the Company shall be \$50,000, divided into 2,500 shares of \$20 each.

4. The number of the Trustees of the Company who shall manage the affairs of the Company for the first three months shall be

James Webster, John Walter Weart, James Irvine Johnston, Alexander Grant, Robert Vernon Palmer, William Lawson, Norman McLean, Chas. A. Schooley, Robert A. Anderson.

The principal place of business of the Company will be in the City of Vancouver, Province of British Columbia.

In witness whereof the said James Webster, John Walter Weart, James Irvine Johnston, Alexander Grant, Robert Vernon Palmer, William Lawson, Norman McLean, Charles A. Schooley and Robert A. Anderson, the parties hereto have hereunto set their hands and seals this 8th day of February, A.D. 1893.

Made, signed and acknowledged, in duplicate, by the above-named James Webster, John Walter Weart, James Irvine Johnston, Alexander Grant, Robert Vernon Palmer, William R. Lawson, Norman McLean, Chas. A. Schooley, Robert A. Anderson, in presence of
 JAS. WEBSTER.
 J. W. WEART.
 J. I. JOHNSTON.
 A. GRANT.
 R. V. PALMER.
 W. R. LAWSON.
 NORMAN MCLEAN.
 C. A. SCHOOLEY.
 R. A. ANDERSON.
 D. S. WALLBRIDGE, N.P.

I hereby certify that James Webster, John Walter Weart, James Irvine Johnston, Alexander Grant, Robert Vernon Palmer, William R. Lawson, Norman McLean, Charles A. Schooley and Robert A. Anderson, personally known to me, appeared before me and acknowledged that they are the persons mentioned in the annexed instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof I have hereto set my hand and seal of office at Vancouver, British Columbia, this ninth day of February, in the year of our Lord one thousand eight hundred and ninety-three.

[L.S.] D. S. WALLBRIDGE,
fe16 *Notary Public, B.C.*
 Filed 15th February, 1893.
 C. J. LEGGATT,
Registrar of Joint Stock Companies.

IN THE MATTER OF THE "COMPANIES' ACT, 1890," AND ACTS AMENDING THE SAME.

WE, THE UNDERSIGNED, John Wilson, of the City of New Westminster, in the Province of British Columbia, mill manager, John William McRae and Dennis Murphy, both of the City of Ottawa, Province of Quebec, shipping agents, desire to form a Company under the "Companies' Act, 1890," and Acts amending the same.

MEMORANDUM OF ASSOCIATION OF THE "BRITISH COLUMBIA TIMBER LAND AND ELECTRIC COMPANY, LIMITED LIABILITY."

FIRST.

The corporate name of the Company is the "British Columbia Timber and Electric Company, Limited Liability."

SECOND.

The objects for which the Company is formed are:—

(a.) To purchase, lease or otherwise acquire and hold lands, timber leases, timber limits, booming and rafting privileges, and water privileges and powers:

(b.) To build, construct, purchase, lease or otherwise acquire, and hold and equip, operate and maintain mills, factories, machine shops and other buildings, machinery and equipments for the purpose of engaging in, exercising, and carrying on the business of mill-owners (saw, grist or other mills), timber and lumber merchants in all its branches:

(c.) To purchase, charter, build, construct or otherwise acquire and own, equip, operate and maintain steam vessels, sailing vessels steam tugs, lighters, scows and other vessels and craft of any description, wharves, landings, docks, warehouses and other buildings, and to charge and collect transports, towage, wharfage and other dues from any person, persons or body corporate making use of any of the Company's property, rights and privileges, and generally to conduct and carry on a general shipping, towing and trading business, and to undertake agencies, and to conduct financial business of any kind, otherwise than that of banking or insurance:

(d.) To deal in provisions, implements, machinery, goods, stoves and merchandise of all kinds, and con-

duct and carry on a general trading and mercantile business :

(e.) To purchase or otherwise acquire, work, operate and develop gold, silver, iron, coal and other mines and mining properties, ores, mineral and quarries, and to purchase or otherwise acquire gold, silver, iron, coal and other ores and minerals, logs, timber and lumber, bills of lading, bills of exchange, promissory notes and securities for money of every description, and to deal with the same :

(f.) To purchase, lease or otherwise acquire and undertake business similar in character, wholly or in part, to the objects of the Company :

(g.) To enter into all such contracts with any person, persons or body corporate, and incur such liability as may be necessary, and which the Company shall think fit, for attaining all and any of the objects for which the Company is formed, and to assume, undertake and carry out contracts entered into by any person, persons or body corporate having objects altogether or in part identical with those of the Company :

(h.) To take or otherwise acquire and hold shares in any other company or business having objects altogether or in part identical with those of the Company, or carrying on any business capable of being carried on and conducted so as to directly or indirectly benefit the Company :

(i.) To raise money in such manner as the Company shall see fit, and in particular by debentures charged upon all the property (real or personal) of the Company :

(j.) To improve, manage, develop, sell, lease, mortgage, dispose or otherwise deal with all or any part of the property (real and personal) of the Company :

(k.) Generally to make, do and execute all such acts, deeds, covenants, matters and things as the Company may deem expedient, necessary, incidental or conducive to the attainment of all or any of the objects of the Company, or to the conversion or disposal of any security or property acquired or held by the Company.

THIRD.

The amount of the capital stock of the Company shall be one hundred thousand dollars, divided into one thousand shares of one hundred dollars each.

FOURTH.

The time of the existence of the Company shall be fifty (50) years.

FIFTH.

The number of Trustees of the Company shall be three, and their names are John Wilson, of the City of New Westminster, mill manager, John William McRae and Dennis Murphy, of the City of Ottawa, shipping merchants, and they shall manage the affairs of the Company for the first three months.

SIXTH.

The principal place of business of the Company shall be at the office of the Brunette Saw-mill Company, Limited, City of New Westminster, Province of British Columbia, or such other place as the Company shall from time to time determine.

In witness whereof we have hereunto set our hands and seals the 16th day of July, A.D. 1892.

Made, signed and acknowledged by the said John Wilson, John William McRae and Dennis Murphy.

L. P. LEWIS, } JOHN WILSON.
witness for John Wilson }

EDMOND C. PERRAS, } J. W. MCRAE,
witness to execution by J. D. MURPHY.
W. McRae and D. Murphy }

I hereby certify that John Wilson, personally known to me, appeared before me, and acknowledged to me that he is the person mentioned in the annexed instrument as the maker thereof, and whose name is subscribed thereto as party, that he knows the contents thereof, and that he executed the same voluntarily.

In testimony whereof I have hereto set my hand and seal of office, at Vancouver, Province of British Columbia, this 15th day of November, A.D. 1892.

[L.S.] A. ST. G. HAMERSLEY,
Notary Public.

I hereby certify that John William McRae, personally known to me, appeared before me, and acknowledged to me that he is the person mentioned in the annexed instrument as the maker thereof, and whose name is subscribed thereto as party, that he knows the contents thereof, and that he executed the same voluntarily.

In testimony whereof I have hereto set my hand and seal of office, at the City of Ottawa, in the

Province of Ontario, this 16th day of July, A.D. 1892.

[L.S.] J. A. GENNILL,
Notary Public for Province of Ontario.

I hereby certify that Dennis Murphy, personally known to me, appeared before me, and acknowledged to me that he is the person mentioned in the annexed instrument as the maker thereof, and whose name is subscribed thereto as party, that he knows the contents thereof, and that he executed the same voluntarily. In testimony whereof I have hereto set my hand and seal of office, at the City of Ottawa, in the Province of Ontario, this 16th day of July, A.D. 1892.

[L.S.] J. A. GENNILL,
Notary Public for Province of Ontario.

Filed (in duplicate) 25th January, 1893.
C. J. LEGGATT,

fe2 Registrar of Joint Stock Companies.

BY VIRTUE of the Act of the Province of British Columbia, 54 Victoria, Chapter 41, intituled "An Act to incorporate Benevolent and other Societies," we, the undersigned, Lewis Hall, James Russell, Frederick Wright and John Manson Malcolm, all of the City of Victoria, British Columbia, do hereby declare that we desire to unite ourselves into a society or corporation under the name, for the purposes, and according to the particulars and provisions herein contained, viz.:—

1. The intended corporate name of the said Society is "Perseverance Lodge, No. 1, of the Independent Order of Good Templars of Victoria."

2. The purposes of the Society are as follows :—

(a.) For promoting the cause of temperance and moral reform :

(b.) For the purposes of social intercourse, mutual helpfulness, moral improvement and rational recreation.

3. The names of those who are to be the first trustees or managing board of the said intended Society are as follows:—Lewis Hall, James Russell, Frederick Wright, John Manson Malcolm.

4. The said first trustees or managing board shall hold office and manage the concerns of the said Society for the first six months and until their successors are appointed.

5. The number of members of the managing board or trustees may be increased or reduced by by-law, or by resolution passed at any annual meeting of the Society.

6. The successors of the first board of trustees or managers shall be elected by ballot, by a majority vote of the duly qualified members of the Society at a general meeting thereof, to be held in the City of Victoria, in the month of August, 1893, at such time and place as may be appointed by resolution or by by-law.

7. Retiring trustees shall be eligible for re-election.

8. The managing board may fill vacancies in the board membership at any time, but any appointment so made may be cancelled and the vacancy otherwise filled at any general meeting of the Society.

9. After the first election of the board of trustees as aforesaid, the election of trustees shall take place annually, in the month of August, in the City of Victoria, and such election shall be by ballot and as regulated by by-law.

10. Duly qualified members of the Society shall mean such persons as have been elected and are in good standing according to the rules and by-laws of the Society, and who have signed the constitution or membership roll.

11. Provision for the dissolution of the Society, or of any of its branches, may be made by by-law.

Dated this 16th day of February, A.D. 1893.

Declared at the LEWIS HALL,
City of Victoria, JAMES RUSSELL,
British Columbia, FREDERICK WRIGHT,
before me. JOHN MANSON MALCOLM.

[L.S.] THORNTON FELL,
Notary Public.

I hereby certify that the within declaration is in conformity with the provisions of the "Benevolent Societies Act, 1891."

Dated this 16th day of February, 1893.

"Quad Attestor."

[L.S.] C. J. LEGGATT,
Registrar-General.

Filed (in duplicate) 16th February, 1893.

C. J. LEGGATT
Registrar-General.

CERTIFICATES OF INCORPORATION.

BY VIRTUE of the Act of the Province of British Columbia, 54 Victoria, Chapter 41, intituled "An Act to incorporate Benevolent and other Societies," we, the undersigned, Maria Matilda Humber, Cecilia Spofford, Mary Louisa Hall and Helen Mary Grant, all of the City of Victoria, British Columbia, do hereby declare that we desire and intend to unite ourselves into a Society or Corporation under the name, for the purposes, and according to the particulars and provisions herein contained, viz.:—

1. The intended corporate name of the said Society is "The Victoria Central Woman's Christian Temperance Union."

2. The purposes of the said Society are as follows:—

(a.) For engaging in works of a benevolent, moral and charitable and philanthropic nature:

(b.) For purposes of social intercourse, mutual helpfulness, moral improvement and rational recreation:

(c.) For promoting the cause of temperance and moral reform:

(d.) For establishing and maintaining refuge homes for women and children.

3. The names of those who are to be the first trustees or managing board of the said Society are as follows:—Maria Matilda Humber, Cecilia Spofford, Mary Louisa Hall, Helen Mary Grant.

4. The said first trustees or managing board shall hold office and manage the concerns of the said Society for the first five months and until their successors are appointed.

5. The number of members of the managing board may be increased or reduced by by-law, or by resolution passed at any annual meeting of the Society.

6. The successors of the first board of trustees or managers shall be elected by ballot by a majority vote of the duly qualified members of the Society at a general meeting thereof, to be held in the City of Victoria, in the month of July, 1893, at such time and place as may be appointed by resolution or by-law.

7. Retiring trustees shall be eligible for re-election.

8. After the first election of the board of trustees as aforesaid the election of trustees shall take place annually, in the month of July, in the City of Victoria, and such election shall be by ballot and as regulated by by-law.

9. The managing board may fill vacancies in the board membership at any time, but any appointment so made may be cancelled and the vacancy otherwise filled at any general meeting of the Society.

10. Duly qualified members of the Society shall mean such persons as have been elected and are in good standing according to the rules and by-laws of the Society, and who have signed the constitution or membership roll.

11. Provision for the dissolution of the said Society, or any of its branches, may be made by by-law.

Dated the 16th day of February, A.D. 1893.

Declared at Victoria, MARIA MATILDA HUMBER.
B.C., before me. CECILIA SPOFFORD.
THORNTON FELL, MARY LOUISA HALL.
Notary Public. HELEN MARY GRANT.

I hereby certify that the within written declaration is in conformity with the provisions of the "Benevolent Societies' Act, 1891."

Dated this 16th day of February, 1893.

"Quad Attestor."

[L.S.] C. J. LEGGATT,
Registrar-General.

Filed (in duplicate) 16th February, 1893.
fe23 Registrar-General.

WE, the undersigned, the elective officers of Royal City Lodge No. 13, of the Independent Order of Odd Fellows, by direction and with the full consent of the said lodge as appears from the sealing of this declaration by the said lodge, declare that the members of the said lodge desire to be incorporated as a society under the provisions of the "Benevolent Societies' Act, 1891."

1. The corporate name of the society shall be "Royal City Lodge No. 13, of the Independent Order of Odd Fellows."

2. The purposes for which the society is formed are as follows:—For making provisions by means of contributions, subscriptions, donations or otherwise against sickness, unavoidable misfortune or death, and for relieving the widows and orphan children of members deceased, and for such other purposes as are consistent with the "Benevolent Societies' Act, 1891."

3. The present elective officers of the lodge are:—William B. Townsend, Noble Grand; Norton Strople, Vice-Grand; H. Fiennes Clinton, Recording Secretary; William H. Lewis, Permanent Secretary, and William H. Gardiner, Treasurer; and their successors shall be elected by the society as provided for in their constitution and by-laws.

4. The constitution and by-laws shall provide for the management of the said lodge and such other particulars and provisions as are not contrary to law.

In testimony whereof we have made and signed these presents, in duplicate, at New Westminster, this 17th day of December, A.D. 1892.

Signed in the presence of,

JNO. S. CLUTE, JR.,	{ WM. B. TOWNSEND, <i>Noble Grand.</i>
C. S. KEITH,	{ NORTON STROPLE, <i>Vice Grand.</i>
C. S. KEITH,	{ H. FIENNES CLINTON, <i>Recording Secretary.</i>
JNO. S. CLUTE, JR.,	{ W. H. LEWIS, <i>Permanent Secretary.</i>
C. S. KEITH,	{ W. H. GARDINER, <i>Treasurer.</i>

The seal of Royal City Lodge No. 13, of the Independent Order of Odd Fellows is affixed hereto in pursuance of a resolution of the said lodge passed on the 8th day of December, A.D. 1892.

[L.S.] H. FIENNES,

Recording Secretary.

I hereby certify that the within declaration is in conformity with the provisions of the "Benevolent Societies' Act, 1891."

Dated this 16th day of February, 1893.

Quod Attestor.

C. J. LEGGATT

Registrar-General.

Filed (in duplicate) 16th day of February, 1893.

C. J. LEGGATT,

Registrar-General.

MEMORANDUM OF ASSOCIATION

OF THE

OKANAGAN TELEPHONE COMPANY, LIMITED LIABILITY.

"The Companies' Act, 1890."

THE UNDERSIGNED desire to incorporate a Company under the provisions of the "Companies' Act, 1890."

1. The name of the Company shall be "The Okanagan Telephone Company, Limited Liability."

2. The objects for which the Company is formed are:—

(a.) To acquire, construct, own, equip and operate a telephone line or lines from the Town of Vernon, or other place or places in the Osoyoos Division of Yale District, to the Town of Kelowna, or other place or places in the said Division and District, together with branch lines, as may be found necessary or requisite, and to maintain such and all equipments or works necessary for the purposes of the Company:

(b.) To purchase, take on lease or exchange, hire or otherwise acquire any real and personal property, and any rights or privileges which the Company may think necessary or convenient for the purposes of its business:

(c.) To pay for any purchases, in whole or in part, in shares of the Company, whether such shares be fully or partly paid up, or wholly unpaid, or by debentures or mortgage debentures of the Company:

(d.) To draw, make, accept, indorse, discount, execute and issue promissory notes, bills of exchange, debentures and other negotiable or transferable instruments:

(e.) To enter into arrangements for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company, or engage in any business or transaction capable of being conducted so as directly or indirectly to benefit this Company:

(f.) To do all such other things as are incidental or conducive to the general profit or advancement of the Company, and to have full, free and ample powers of carrying on such other lines of business as are necessarily or conveniently incident thereto:

(g.) No shareholder in the Company shall be individually liable for the debts of the Company, but his liability shall be limited to the calls and assessments to be legally made on him.

3. The amount of the capital stock of the Company shall be ten thousand dollars (\$10,000), divided into two thousand shares (2,000) of five dollars (\$5) each.

4. The time of the existence of the Company shall be fifty (50) years.

5. The number of Trustees shall be six, namely, Bernard Lequime, H. W. Raymer, C. A. S. Atwood, A. McDonald, H. S. Scott and J. B. Donald, all of the Town of Kelowna, B. C., who shall manage the affairs of the Company for the first three months.

6. The principal place of business of the Company shall be in the Town of Kelowna, Yale District, Province of British Columbia.

In witness whereof we have hereto set our hands and seals this eighteenth day of January, one thousand eight hundred and ninety-three.

Made, signed and acknowledged in the presence of
THOS. SPENCE,
A Notary Public in and for the District of Yale, residing at Kelowna.
BERNARD LEQUIME.
H. W. RAYMER.
ARCHD. McDONALD.
J. B. DONALD.
H. S. SCOTT.
C. A. S. ATWOOD, for LEQUIME BROS. & CO.
W. HANG.
JAMES GARTRELL.

I hereby certify that Bernard Lequime, H. W. Raymer, Archibald McDonald, J. B. Donald, H. S. Scott, C. A. S. Atwood (for Lequime Bros. & Co.), W. Hang and James Gartrell, personally known to me, appeared before me and acknowledged to me that they executed the annexed instrument (a Memorandum of Association) as their free act and deed.

In witness whereof I have hereunto set my hand and seal of office at Kelowna, British Columbia, this 18th day of January, A.D. 1893.

[L.S.] **THOS. SPENCE,**
A Notary Public in and for Yale District.
 Filed (in duplicate) 26th January, 1893.
C. J. LEGGATT,
 fe2 *Registrar of Joint Stock Companies.*

IN THE MATTER OF THE "BENEVOLENT SOCIETIES ACT, 1891."

WE, THE UNDERSIGNED, Hugh Bowie Gilmour, James Mather and Thomas Cook Gray, all of the City of Vancouver, in the Province of British Columbia, do declare as follows:—

1. We desire to incorporate ourselves into a Society under the provisions of the "Benevolent Societies Act, 1891," to be called "Western Star Lodge, No. 10, Independent Order of Oddfellows."

2. The purposes for which the Society is formed are:—

(a.) To unite together in a Society for the promotion and forwarding of the interests, objects and principles of the Independent Order of Oddfellows:

(b.) To provide, by means of contributions, subscription fees, donations and otherwise, a fund or funds out of which to relieve sickness, unavoidable misfortune or death, and the distress and needs of members of "Western Star Lodge, No. 10, Independent Order of Oddfellows," and their widows and orphan children, and for the relief of the poor and destitute, and to meet the expenses of the Society:

(c.) To provide means for, and to promote, social intercourse among its members, and mutual helpfulness, mental and moral improvement and rational recreation:

(d.) To invest the funds of the Society in the name of "Western Star Lodge, No. 10, Independent Order of Oddfellows," on the security of mortgage of real estate, governmental, civic or municipal debentures:

(e.) To take over and acquire all real or personal property now held or possessed by any person or persons in trust for the use of the said Society, and to sell and dispose of the same by conveyance, gift or otherwise, and to hold all money so received to the use of the said Society.

3. The first trustees or managing officers shall be the said Hugh Bowie Gilmour, James Mather and Thomas Cook Gray, who shall manage the affairs of the said Society until the last Thursday in June, 1893.

4. At the expiration of said time the trustees or managing officers of the said Society shall be those members of the said Society in good standing, according to the by-laws of the said Society, who are duly elected at the meeting of the said members of the said Society to be held on the last Thursday in June, 1893, to the office of trustees or managing officers in the said Society, and such members so elected shall continue to be the trustees and managing officers of the said Society until the election, according to the by-laws of said Society, of their successors to the said office,

who in their turn shall be the trustees and managing officers of the said Society until the election of their successors, and so on from time to time.

5. No member of the said Society shall, in his own individual capacity, be liable for any debts or liabilities of the said Society.

In testimony whereof the said Hugh Bowie Gilmour, James Mather and Thomas Cook Gray, do make, sign, and acknowledge this declaration in duplicate, at the City of Vancouver, in the Province of British Columbia, this 25th day of February, A.D. 1893.

Made, signed and acknowledged by the said Hugh Bowie Gilmour, **H. B. GILMOUR.**
 James Mather and Thomas Cook **JAMES MATHER.**
 Gray this 25th day of February, **T. C. GRAY.**
 A.D. 1893, before me.

[L.S.] **R. W. HARRIS,**
A Notary Public in and for B. C.

I hereby certify that the within declaration is in conformity with the provisions of the "Benevolent Societies Act, 1891."

Dated this 27th day of February, 1893.

"Quod-Attestor."

[L.S.] **C. J. LEGGATT,**
Registrar-General.

Filed (in duplicate) 27th February, 1893.

mh2 **C. J. LEGGATT,**
Registrar of Joint Stock Companies.

"THE STANDARD LOAN AND SAVINGS COMPANY (FOREIGN).

REGISTERED THE 23RD DAY OF FEBRUARY, 1893.

Certificate of Registration.

THIS is to certify that I have this day registered "The Standard Loan and Savings Company" (Foreign) under the "Companies' Act," Part IV., "Registration of Foreign Companies," and the "Companies Act Amendment Act, 1889."

The objects for which the Company is established are:—The accumulation of funds to be paid in on the basis of monthly instalments on its shares of stock, and loaning such funds with its net accumulations, or other net earnings, to its members or others, upon mortgages and real estate securities, and such other security as the said Company may accept for the purpose of enabling them to purchase, build upon, or otherwise improve their real estate, or upon the pledge of the stock on the Company held by its members, and to conduct the ordinary and usual course of business as is conducted by similar companies under the laws of this Province, and transact all such other business as the law of the Province allow mutual building societies to do and perform.

The amount of the capital stock of the said Company is five million dollars, divided into fifty thousand shares of the par value of one hundred dollars each.

The place of business of the said Company is located at the City of New Westminster, Province of British Columbia.

In testimony whereof I have hereto set my hand and affixed my seal of office this 23rd day of February, 1893, at the City of Victoria, in the Province of British Columbia.

[L.S.] **C. J. LEGGATT,**
 mh2 *Registrar of Joint Stock Companies.*

DECLARATION OF ASSOCIATION

OF THE

"Mainland Steamshipmen's Protective and Benevolent Association of British Columbia."

WE, the undersigned hereby declare that we desire to form a society or corporation under the "Benevolent Societies Act, 1891."

1. The corporate name of the society or corporation shall be the "Mainland Steamshipmen's Protective and Benevolent Association of British Columbia."

2. The purposes for which the society or corporation is formed are as follows:—

(1.) To make due provision for the proper status and remuneration of its members as wage earners.

(2.) To make provision by means of contributions, subscriptions, donations, or otherwise against sickness, unavoidable misfortune or death, and for relieving the widows and orphan children of members deceased.

(3.) To provide means of social intercourse, mutual helpfulness, mental and moral improvement and rational recreation.

3. The number of the first trustees or managing officers shall be five, namely, George Nooman, Thomas Rowlett, Bernard Shaw, Daniel Homewood, William Elliott, steamshipmen, all of the City of Vancouver, who shall manage the affairs of the society for the first five months.

4. At the expiration of the term of five months the said Trustees and Officers shall call a general meeting of the members of the society or corporation, and at such meeting the society shall elect a President, two Vice-Presidents, Treasurer, Financial Secretary, Recording Secretary, Sergeant-at-Arms and three Trustees, and such other officers of the society or corporation as may be deemed necessary for the carrying on of the business of the society or corporation.

5. The voting at such election shall be carried on in the manner provided for in the by-laws of the society or corporation.

6. The by-laws of the society or corporation will provide for the dissolution of the society or corporation.

In testimony whereof we have made and signed these presents, in duplicate, this twenty-third day of January, A.D. 1893.

Signed, sealed and delivered in the presence of
F. R. McD. RUSSELL,
Student-at-Law,
Vancouver, B.C.

GEORGE NOOMAN,
THOMAS ROWLETT,
BEN. SHAW,
DANIEL HOMWOOD.
WILLIAM ELLIOTT.

I hereby certify that George Nooman, Thomas Rowlett, Bernard Shaw, Daniel Homewood and William Elliott, personally known to me, appeared before me and acknowledged to me that they are the persons whose names are subscribed to the within instrument as parties, that they know the contents thereof, and have executed the same voluntarily.

In testimony whereof I have hereunto set my hand and seal of office, at Vancouver, this 23rd day of January, A.D. 1893.

JOSEPH A. RUSSELL,

A Notary Public in and for the Province of B. C.

I hereby certify that the within declaration is in conformity with the "Benevolent Societies Act, 1891," and the Association therein intended to be created has been duly registered in my office under the name of the "Mainland Steamshipmen's Protective and Benevolent Association of British Columbia."

Dated at Victoria, B.C., this 15th day of February, A.D. 1893.

C. J. LEGGATT,

Registrar-General.

Filed (in duplicate) 15th February, 1893.

C. J. LEGGATT,

Registrar-General.

mh2

"CREDIT FONCIER FRANCO-CANADIEN"
(FOREIGN).

REGISTERED THE 18TH DAY OF FEBRUARY, 1893.

Certificate of Registration.

THIS is to certify that I have this day registered the "Credit Foncier Franco-Canadien" (Foreign), under the "Companies' Act," Part IV., "Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The objects for which the Company is established are:—

1. To loan upon hypothec, sums of money repayable either at long date by annuities, or at short date, with or without a sinking fund:

2. To loan, upon the security of hypothecary or privileged claims, sums of money, payable either at long date by annuities, or at short date with or without a sinking fund:

3. To loan, upon hypothec or otherwise, to municipal and school corporations, to "Fabriques" and trustees for the construction or repair of churches, such sums of money as they may be authorized to borrow, and repayable either at long date by annuities, or at short date with or without a sinking fund:

4. To acquire, by subrogation or transfer, hypothecary or privileged claims:

5. In a word, to perform all operations intended for the development of loans upon immovables:

6. To purchase bonds or debentures issued by municipal and school corporations and by incorporated companies, and to re-sell the same, if deemed advisable:

7. To make loans to the Government of the Province of Quebec, and purchase public securities, and to re-sell the same, if deemed advisable:

8. To create and negotiate, as representing its operations, obligations or bonds, to an amount which shall not exceed that of the sums of money due by its borrowers, and the value of the bonds or debentures and public securities in the possession of the Company.

The amount of the capital stock of the said Company is twenty-five million francs, French currency, divided into fifty thousand shares of five hundred francs each.

The place of business of the said Company is located at the Bank of British Columbia Building, corner of Richards and Hastings Streets, in the City of Vancouver, Province of British Columbia.

In testimony whereof I have hereto set my hand and affixed my seal of office this 18th day of February, 1893, at the City of Victoria, in the Province of British Columbia.

[L.S.]
fe23

C. J. LEGGATT,
Registrar of Joint Stock Companies.

"THE GIANT POWDER COMPANY CONSOLIDATED" (FOREIGN).

REGISTERED THE 16TH DAY OF FEBRUARY, 1893.

Certificate of Registration.

THIS is to certify that I have this day registered "The Giant Powder Company Consolidated" (Foreign), under the "Companies' Act," Part IV., "Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The objects for which the Company is established are:—To manufacture, purchase, use and deal in dynamite and any or all other explosives, and also caps and fuse and all other articles and things necessary, useful or convenient to such manufacture and use; also to purchase, hold, sell, use, lease and hire lands and premises, and to erect, purchase, maintain, use, sell, lease and hire factories, buildings, apparatus and plants for the storage, use or sale of the products or other property of the Company, and generally to do and perform any and all acts which may be convenient or desirable for carrying out the purposes of the said Company.

The amount of the capital stock of the said Company is five million dollars, divided into fifty thousand shares of the par value of one hundred dollars each.

The term of existence of the said Company is 50 years.

The place of business of the said Company is located at 61 and 63 Wharf Street, Victoria, British Columbia.

In testimony whereof I have hereto set my hand and affixed my seal of office this 16th day of February, 1893, at the City of Victoria, in the Province of British Columbia.

fe23

C. J. LEGGATT,
Registrar of Joint Stock Companies.

"THE LONDON MERCANTILE ASSOCIATION, LIMITED" (FOREIGN).

REGISTERED THE 24TH DAY OF FEBRUARY, 1893.

Certificate of Registration.

THIS is to certify that I have this day registered "The London Mercantile Association, Limited" (Foreign), under the "Companies' Act," Part IV., "Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The objects for which the Company is established are:—

(a.) To carry on a mercantile, commercial, banking and financial business, both as principals and as agents:

(b.) To purchase, apply for, and otherwise acquire or make advances upon (either for the purpose of obtaining or when obtained) any Acts of Parliament, concessions, permissions, licences, or grants for any public or other works or undertakings, and to dispose of the same, either for cash or for shares or bonds in the said works or undertakings, or in other works, undertakings or companies, or in Government, Mun-

cipal, County, State or Provincial securities, and to found or establish companies or associations for carrying out the above, or for any other objects, and to assist, by procuring capital or otherwise, any company or association:

(c.) To purchase or otherwise acquire any business, or other undertakings or property, either in whole or in part, and to amalgamate with any other company or association:

(d.) To purchase, hold, extinguish, or again re-issue the shares of the Company, at the discretion of the Directors:

(e.) As agents, or as principals, to purchase or sell any stocks, shares or securities, and to act as agents for collection of dividends or coupons, or in any other transaction whatever:

(f.) To carry on the business of contractors or of agents for public and other works, or other businesses or undertakings:

(g.) To purchase, lease, or otherwise acquire any land, works, property, effects, stock-in-trade and good-will of any person, firm or company:

(h.) To sell, let, demise, lease, exchange or otherwise dispose of or deal with all or any part of the property of the Company:

(i.) To do all such other things as are incidental or conducive to the attainment of the above objects, or any of them.

The amount of the capital stock of the said Company is fifty thousand pounds, divided into five hundred shares of one hundred pounds each.

The place of business of the said Company is located at Nelson, Province of British Columbia.

In testimony whereof I have hereto set my hand and affixed my seal of office this 24th day of February, 1893, at the City of Victoria, in the Province of British Columbia.

[L.S.] C. J. LEGGATT,
mh2 Registrar of Joint Stock Companies.

"SPOKANE AND GREAT NORTHERN MINING COMPANY" (FOREIGN).

REGISTERED THE 2ND DAY OF FEBRUARY, 1893.

Certificate of Registration.

THIS is to certify that I have this day registered the "Spokane and Great Northern Mining Company" (Foreign) under the "Companies' Act," Part IV., "Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The objects for which the Company is established are:—To acquire by purchase, development, lease, discovery, location and otherwise, mines and mining interests and mining property of every and any desirable character throughout Washington, Idaho, Montana, and elsewhere in the United States of America, also in the Province of British Columbia, but particularly in such localities as may be rendered tributary to the City of Spokane; also to engage in the general business of buying, selling, bonding, stocking, mortgaging, exploring, equipping and operating mines, constructing, operating, leasing, buying and selling mills, concentrators and other mining, milling and ore working and transportation machinery, equipment, adjuncts and appliances; also to buy, sell, ship, and generally deal in ores and other mine products; also to trade in the stocks, bonds, mortgages and other securities of other mining and ore-working companies and corporations; also to acquire, improve, mortgage, sell, and generally deal in lands necessary or advantageous to said corporation.

The amount of the capital stock of the said Company is five million dollars, divided into five million shares of the par value of one dollar per share.

The term of the existence of the said Company is fifty years.

The place of business of the said Company is located at 104 Yates Street, in the City of Victoria, Province of British Columbia.

In testimony whereof I have hereto set my hand and affixed my seal of office this 2nd day of February, 1893, at the City of Victoria, in the Province of British Columbia.

[L.S.] C. J. LEGGATT,
fe9 Registrar of Joint Stock Companies.

TIMBER LICENCES.

NOTICE is hereby given that 30 days after date I intend applying to the Chief Commissioner of Lands and Works for a licence to cut timber on the following described land on a lake adjoining Vanguard Bay, Nelson Island:—Commencing at a post on the east shore marked "J. H. T.;" thence east 10 chains; south 80 chains; west to shore about 100 chains; thence along shore to point of commencement.

LOUIS NELSON.

Vancouver, January 26th, 1893.

fe2

NOTICE is hereby given that 30 days after date I intend to make application to the Hon. Chief Commissioner of Lands and Works for a licence to cut and carry away timber from the following described lands, situated as follows:—Commencing at a stake about one mile from the Catholic Indian Mission on Valdez Island, 20 chains back; thence 120 chains frontage in a westerly direction along the beach.

AUGUST ROBERT.

Vancouver, B.C., January 26th, 1893.

fe2

TAKE NOTICE that I, Stephen Tingley, intend after 60 days to apply to the Chief Commissioner of Lands and Works for a timber licence covering a certain timber limit commencing at a stake near M. McMillan's coal claim, comprising 1,000 acres timber land, 100 chains square.

S. TINGLEY.

Dated December 24th, 1892.

ja19

NOTICE is hereby given that 30 days after date I intend applying to the Chief Commissioner of Lands and Works for a licence to cut and carry away timber from the following tract of land:—Commencing at a stake planted at the head of Fanny Bay, near Ramsay Arm; thence north 20 chains; west 60 chains; south 80 chains; east 60 chains to shore; thence along shore to point of commencement.

CHARLES DUPREE.

Vancouver, February 11th, 1893.

fe23

NOTICE is hereby given that 30 days after date I intend applying to the Chief Commissioner of Lands and Works for a licence to cut and carry away timber from the following tract of land:—Commencing at a stake planted at the mouth of a creek emptying into Forward Bay, Cracraft Island; thence north 40 chains; east 200 chains; south 60 chains to shore; thence along shore to point of commencement.

JONATHAN CROOK.

Vancouver, February 11th, 1893.

fe23

NOTICE is hereby given that 30 days after date I intend applying to the Chief Commissioner of Lands and Works for a licence to cut and carry away timber from the following tract of land:—Commencing at a stake planted at the head of Fanny Bay, near Ramsay Arm; thence north 20 chains; west 60 chains; south 80 chains; east 60 chains to shore; thence along shore to point of commencement.

CHARLES DUPREE.

Vancouver, February 11th, 1893.

mh2

NOTICE is hereby given that 30 days after date I intend applying to the Honourable the Chief Commissioner of Lands and Works for a licence to cut and carry away timber from the following tract of land:—Commencing at a stake marked "O.C." planted at the head of Fanny Bay, near Ramsay Arm; thence north 20 chains; west 60 chains; south 80 chains; east 60 chains to shore; thence along shore to point of commencement.

OTTO CARLESON.

Vancouver, February 14th, 1893.

mh2

PROVINCIAL PARLIAMENT.

PRIVATE BILLS.

ALL APPLICATIONS for Private Bills, properly the subject of legislation by the Legislative Assembly of British Columbia, within the purview of the "British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road, or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam, or Slide, or other like work; the granting of a right of Ferry; the incorporation of any particular trade or

calling, or of any Joint Stock Company; or otherwise for granting to any individual or individuals any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which in its operation would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act,—shall require a Notice, clearly and distinctly specifying the nature and object of the application, to be published as follows:—

A notice inserted in the BRITISH COLUMBIA GAZETTE, and in one newspaper published in the District affected, or if there be no newspaper published therein, then in a newspaper in the next nearest District in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration of the Petition.

Before any Petition, praying for leave to bring in a Private Bill for the erection of a Toll Bridge, is presented to the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by the preceding rule, also at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a draw-bridge or not, and the dimensions of the same.

EXCERPT FROM RULES AND ORDERS RELATING TO FEES

ON PRIVATE BILLS.

66. The parties seeking to obtain a Private Bill, shall pay the Clerk of the House the sum of one hundred dollars before the First Reading thereof, and an additional sum of one hundred dollars immediately after the Second Reading thereof. And no such Bill shall be read a First Time, or committed after Second Reading, until the fees payable on the First or Second Reading respectively are paid to the Clerk, and all such Bills shall be prepared by the parties applying for the same, and printed in small pica type, twenty-six ems by fifty ems, on good paper, in Imperial octavo form, each page when folded measuring 10 $\frac{1}{4}$ inches by 7 $\frac{1}{2}$ inches, and 100 copies thereof shall be deposited with the Clerk of the House immediately before the First Reading. If amendments are made to any Bill during its progress before the Committee on Private Bills, or through the House, such Bill shall be reprinted by the promoters thereof.

79. Authority to act as Parliamentary Agent may be obtained on application to the Clerk of the House, and upon payment of the sum of five dollars.

THORNTON FELL,
Clerk, Legislative Assembly.

oc20

DOMINION PARLIAMENT.

EXTRACTS FROM RULES OF THE SENATE AND HOUSE OF COMMONS RELATING TO PRIVATE BILLS.

ALL applications for Private Bills require a notice over the signature and address of the applicants or their solicitors, clearly and distinctly specifying the nature and object of the application, published by advertisement as follows, viz.:—In the Canada Gazette, and in one newspaper published in the County, District, Union of Counties or Territory, affected by the proposed measure, or if there be no newspaper published therein, then in a newspaper in the next nearest County, District or Territory in which a newspaper is published. In the Provinces of Quebec and Manitoba the notices must be published in the like manner in the English and French languages. All notices shall be continued for a period of at least two months during the interval of time between the close of the next preceding Session and the consideration of the petition. Marked copies of the newspapers, endorsed "Application for Private Bill," containing the first and last insertion of such notice shall be sent to the Clerk of each House.

In the case of an application for the erection of a toll bridge the notice shall also state the proposed rates of toll, the nature of the structure, the height of the arches, the interval between the abutments or piers, etc.

A copy of the Bill shall be deposited with the Clerk of the House in which the Bill is to originate at least eight days before the meeting of Parliament, with a

sum sufficient to pay for translating and printing the same; and a further sum of two hundred dollars and the cost of printing the Act with the Statutes will be levied immediately after the second reading of the Bill.

Petitions for Private Bills must be presented in each House within the first ten days, and Private Bills within the first two weeks, of each Session.

EDOUARD J. LANGEVIN,
Clerk of the Senate.
JNO. GEO. BOURINOT,
Clerk of the House of Commons.

EXTRACTS FROM SPECIAL RULES OF THE HOUSE OF COMMONS.

Private Bills shall be so framed as to incorporate by reference the clauses of the General Acts relating to the details to be provided for by such Bills.

Private Bills in amendment of Acts, or for Acts incorporating railway companies, shall be drawn in accordance with the Model Bill adopted by the House, copies of which may be obtained from the Clerk.

Provisions varying the Model Bill shall be inserted between brackets and, when revised by the proper officer, shall be so printed.

Sections of existing Acts proposed to be amended shall be reprinted in full, with the amendments inserted in their proper places and between brackets.

Private Bills which are not drawn in accordance with these rules shall be returned to the promoters to be re-cast before being revised and printed.

Exceptional provisions shall be clearly specified in the notice of application.

A certified map or plan showing the location of any proposed line of railway, also the lines of existing or authorized works of a similar character within, or in any way affecting, the district which the proposed work is intended to serve, and an exhibit showing the amount of capital proposed to be raised for the undertaking, and the manner in which it is proposed to raise the same shall be filed with the Railway Committee at least one week before the consideration of the Bill.

JNO. GEO. BOURINOT,
oc20 *Clerk of the House of Commons.*

LEGAL PROFESSIONS ACT

NOTICE is hereby given that, at the expiration of two months from this date, I will apply to the Benchers of the Law Society of British Columbia for call to the Bar and for admission as Solicitor of the Supreme Court of British Columbia, subject to the provisions of the "Legal Professions Amendment Act, 1890."

Dated at the City of Vernon, this 20th day of January, A.D. 1893.
ja26

FRED. BILLINGS.

I HEREBY GIVE NOTICE that I have applied to the Benchers of the Law Society of British Columbia for call to the Bar and for admission as a Solicitor of the Supreme Court of British Columbia, subject to the provisions of the "Legal Professions Act," and amendments thereto.

Dated this 16th day of January, 1893.
fel6 JOHN HAROLD SENKLER.

I HEREBY give notice that I have applied to the Benchers of the Law Society of British Columbia for call to the Bar of British Columbia, and for admission as a solicitor of the Supreme Court of the said Province, subject to the provisions of the "Legal Professions Act," and the Act amending the same.

Dated the 28th day of February, 1893.
mh2 ROBERT BIRD KERR.

MISCELLANEOUS.

NOTICE is hereby given that one month after date we, the undersigned, intend to apply to the Lieutenant-Governor in Council for the incorporation into a City Municipality, under the name of the City of Nelson, of that certain locality in the Province of British Columbia described as follows:—Being a subdivision of Lot 95, Group 1, West Kootenay District, as shown on the official plan of the Town of Nelson, comprising 372 acres, more or less.

F. M. McLEOD.
E. APPLEWHITE.
A. J. MARKS.
mh2

MISCELLANEOUS.

THE annual meeting of the shareholders of the Upper Columbia Navigation and Tramway Company, Limited, will be held at the Company's office, Golden, B.C., on Monday the 6th day of March, 1893, at 2 o'clock in the afternoon.

By order of the Board of Directors.

J. F. ARMSTRONG,
fe16 *Secretary.*

NOTICE.

THE BRITISH COLUMBIA SOUTHERN RAILWAY COMPANY.

NOTICE is hereby given that a general meeting of the subscribers of the stock of the said Company will be held at the Company's office, 45 Fort Street, Victoria, B.C., on Friday, 24th day of March next, at 11 a.m., for the purpose of electing Directors of the Company.

By order of the Provisional Directors.

F. B. PEMBERTON,
Secretary.

Dated Victoria, 18th February, 1893.

MISCELLANEOUS.

COURT OF REVISION FOR SPALLUMCHEEN MUNICIPALITY.

NOTICE is hereby given that a Court of Revision will be held at the Town Hall, Lansdowne, on the 18th day of March, 1893, at the hour of 11 o'clock in the forenoon, for the purpose of hearing and trying complaints and appeals against the Spallumcheen Assessment Roll for the year 1893.

HENRY SEYDEL,

C.M.C.

Spallumcheen, 16th January, 1893.

ja26

COURT OF REVISION FOR MISSION DISTRICT MUNICIPALITY.

NOTICE is hereby given that a Court of Revision will be held at the Reeve's house, on Tuesday, the 14th March, 1893, at 10 o'clock in the forenoon, for the purpose of hearing and trying complaints and appeals against the assessment of properties in the Municipal Assessment Roll for 1893.

A. W. PEEN,

C. M. C.

Mission, 1st February, 1893.

fe9

RICHMOND BY-LAWS.

A BY-LAW TO AMEND THE "LULU ISLAND LOCAL IMPROVEMENT BY-LAW, 1891."

WHEREAS a certain by-law, entitled "The Lulu Island Local Improvement By-Law, 1891," was passed by the Municipal Council of the Corporation of the Township of Richmond on the 11th day of April, A.D. 1891, reconsidered and adopted on the 18th day of April, A.D. 1891, and finally reconsidered and finally adopted on the 1st day of August, A.D. 1891, by the said Municipal Council, for authorizing the borrowing of \$50,000 for the purpose of dyking and draining the eastern end of Lulu Island lying east of Road No. 5, in said Municipality of Richmond, to comply with a petition signed by a majority of the owners of real property in said eastern portion of Lulu Island, and in accordance with a report of Messrs. Garden, Hermon & Burwell, Provincial Land Surveyors, whose services were obtained to report thereon, and who recommended the undertaking of the work as recited in the said by-law:

And whereas, by resolutions passed at a Court of Revision held by the said Municipal Council for the purpose of hearing complaints against the assessment made by the said Messrs. Garden, Hermon & Burwell, as shown in the schedule attached to the said by-law, certain of said sections were excluded from the scheme and certain other of said sections which were assessed at a full rate were reduced one-half of that rate, thereby reducing the amount of acreage liable for the cost of the said work and reducing the amount of the special rate required to pay interest on and sinking fund to repay the amount required for the construction of the said work:

And whereas the said by-law was not amended so as to correspond with such alterations as made by the said Court of Revision:

And whereas Mr. H. B. Warren, C. E., the engineer supervising the said work, having recommended the exclusion of a portion of Section 4, Block 3 North, Range 5 West, and the owners thereof having consented to such being excluded from the scheme:

And whereas it will require an additional sum of \$20,000 to complete the said work of dyking and draining, to pay the expenses incidental to and arising from the prosecution of the said work, and to pay the amount of shortage in the special rate arising as above indicated:

Be it therefore enacted by the said Municipal Council of the Corporation of the Township of Richmond that the said "Lulu Island Local Improvement By-Law, 1891," be and is hereby amended as follows:—

1. That the recommendation of Mr. H. B. Warren, C. E., in respect to the exclusion of a part of Section (4) four, Block (3) three North, Range (5) West, be and is hereby adopted,

2. That it shall be lawful for the Reeve and Clerk of the said Municipal Council to borrow an additional sum of (\$20,000) twenty thousand dollars on the credit of the said Corporation, being the funds necessary for the completion of the said work and purposes above recited, and place the same to the credit of the said Corporation at the Bank of British North America, Vancouver, for the purposes aforesaid, and it shall be lawful for the said Reeve and Clerk to issue debentures of the said Corporation to that amount in sums of not less than one hundred dollars each, and made payable on or before the fifth day of November, A.D. 1912, at the said Bank of British North America, Vancouver, the said debentures to be signed by the said Reeve and Clerk, sealed with the seal of the said Corporation and endorsed "Lulu Island Local Improvement Debentures," and shall have coupons attached, signed by the said Reeve and Clerk, for the payment of interest.

3. That the said debentures shall bear interest at the rate of five per centum per annum from the date of sale thereof, and such interest shall be payable half-yearly at the Bank of British North America, Vancouver, on the fifth day of May and the fifth day of November, respectively, in each year during the time the said debentures have to run.

4. That the Schedule A of the said "Lulu Island Local Improvement By-Law, 1891," shall be and the same is hereby amended so as to conform to the Schedule B of this Amendment By-Law, which Schedule B hereto attached shall be and is hereby declared to be the Schedule of said "Lulu Island Local Improvement By-Law, 1891," as amended by this by-law.

5. That for the purpose of creating a sinking fund for paying the sum of \$50,000 (less the amount assessed and levied under the said "Lulu Island Local Improvement By-Law, 1891," for the years 1891 and 1892 for that purpose) and the sum of \$20,000, being the amounts charged against the said lands so to be benefitted as aforesaid, and to cover interest thereon at five per centum per annum as aforesaid, the special rates as shown on the said Schedule B shall be assessed and levied in each year (over and above all other taxes and rates) in the same manner and at the same time as taxes are levied, beginning in the year A.D. 1893 and ending in the year A.D. 1912 upon the sections and parts of sections of land, as shown in the said Schedule B hereto attached.

This by-law, as provisionally adopted by the said Municipal Council on the 19th day of November, A.D. 1892, was published for four consecutive weeks in the British Columbia Gazette and the Vancouver World, a newspaper circulating in the said Municipality of Richmond, and is amended in accordance with the decisions of the Court of Revision held in pursuance to notice appended to the said provisionally adopted by-law when so published.

This by-law may be cited for all purposes as the "Lulu Island Local Improvement By-Law, 1891, Amendment By-Law Number One."

This by-law shall come into force and effect on the 11th day of February, A.D. 1893.
 Reconsidered and finally adopted by the said Municipal Council this 4th day of February, A.D. 1893.
 Signed and sealed this 4th day of February, A.D. 1893.

B. W. GARRATT,
Reeve.

[I.S.]

THOMAS M. RAE, C. M. C.

SCHEDULE B.

Location—New Westminster District.				Value of improvement per acre.	Total value of improvements.	Annual special rate for 18 years (from 1893 to 1910 A.D., inclusive) to pay sinking fund and interest at 5% per annum on \$76,000.	Annual special rate for the years 1911 and 1912 A.D. to pay sinking fund and interest at 5% per annum on \$20,000.
Block.	Range.	Section.	No. of Acres.				
4 North ...	4 West ...	1	92.75	\$7.1628	\$ 664 30	\$ 66 43	\$18 98
" "	" "	2	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	3	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	4	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	5	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	6	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	7	160.00	"	1,146 04	114 60 4/10	32 74½
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" "	" "	9	158.00	"	565 90	56 59	16 17
" "	" "	10	102.39	7.1628	733 40	73 34	20 96
" "	" "	11	45.38	"	325 04	32 50	9 28
" "	" "	12	1.34	"	9 60	96	27
" "	" "	16	38.39	3.5814	137 48	13 74	3 98
" "	" "	17	152.64	"	546 66	54 66	15 62
" "	" "	18	160.00	7.1628	1,146 04	114 60 4/10	32 74½
" "	" "	19	45.50	"	325 90	32 60	9 31
" "	" "	20	4.06	3.5814	14 50	1 45	41
" "	5	1	160.00	7.1628	1,146 04	114 60 4/10	32 74½
" "	" "	2	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	3	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	4	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	5	160.00	"	1,146 04	114 60 4/10	32 74½
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" "	" "	7	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	8	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	9	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	10	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	11	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	12	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	13	166.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	14	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	15	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	16	160.00	"	1,146 04	114 60 4/10	32 74½
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" "	" "	19	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	20	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	21	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	22	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	23	143.30	"	1,026 40	102 64	29 32
" "	" "	24	96.90	"	694 00	69 40	19 83
" "	" "	26	4.69	"	33 59	3 35	95
" "	" "	27	106.47	"	762 62	76 26	21 79
" "	" "	28	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	29	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	30	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	32	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	33	141.25	"	1,011 74	101 17	28 90
" "	" "	34	9.00	"	64 46	6 44	1 84
" "	5	19	90.61	"	649 02	64 90	18 54
" "	" "	20	21.76	"	155 86	15 58	4 45
" "	" "	25	11.93	3.5814	42 70	4 27	1 22
" "	" "	28	38.56	7.1628	276 19	27 61	7 89
" "	" "	29	151.60	"	1,085 88	108 58	31 02
" "	" "	30	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	31	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	32	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	33	154.96	"	1,109 94	111 00	31 71
" "	" "	34	75.07	"	537 71	53 77	15 36
" "	" "	35	50.69	"	363 08	36 30	10 37
" "	{ 36, W. p't	64.18	"	459 70	45 97	13 13	
" "	{ 36, E. p't	68.00	3.5814	243 53	24 35	6 95	
" "	5	13	2.37	7.1628	16 97	1 69	48
" "	" "	14	44.70	"	320 12	32 01	9 14
" "	" "	15	74.76	"	535 49	53 54	15 30
" "	" "	19, E. part	83.30	1.7907	149 90	14 99	4 28
" "	" "	22	160.00	7.1628	1,146 04	114 60 4/10	32 74½
" "	" "	23	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	24	157.15	"	1,126 63	112 66	32 19
" "	" "	25	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	26	160.00	"	1,146 04	114 60 4/10	32 74½
" "	" "	27	160.00	"	1,146 04	114 60 4/10	32 74½
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			10,131.70		\$70,000 00	\$7,000 00	\$2,000 00

NOTICE.

THE above is a true copy of a by-law passed by the Municipal Council of Richmond Municipality on the 4th day of February, A.D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

THOMAS M. RAE,
C. M. C.

MISCELLANEOUS.

CITY MUNICIPALITY OF KAMLOOPS, DISTRICT OF YALE.

NOTICE is hereby given, pursuant to section 9 of the "Municipal Act, 1892," that the undersigned will, one month after date, apply for Letters Patent under the public seal incorporating into an incorporated city, under the name of the "City of Kamloops," the following described lands and premises: Commencing at the one quarter corner of Section 31, Township 107, in the Kamloops Division of Yale District, in the Province of British Columbia; thence north for a distance of 23 chains to the south bank of the Thompson River; thence west along the bank of the said river for a distance of 180 chains to the north-west corner of Lot 231, Group 1, in the said Kamloops Division of Yale District; thence south for a distance of 37 chains to the south-west corner of said Lot 231; thence east 37½ chains to the south-east corner of said Lot 231; thence south for a distance of 15½ chains to the south-west corner of Lot 232, Group 1, in said Kamloops Division of Yale District; thence east for a distance of 134½ chains to the point of commencement.

Dated at Kamloops the 17th day of February, 1893.

WM. H. WHITTAKER.
SIBREE CLARKE, M. D.
R. E. SMITH.
JAMES VAIR.
M. P. GORDON.
H. McCUTCHEON.

mh2

IN THE SUPREME COURT.

In the Matter of The Maritime Bank of the Dominion of Canada, and the Winding-up of the same under Winding-up Act.

UPON the application of the Liquidators of the above bank, and upon reading their petition hereto annexed, the first day of April next is hereby fixed as the day on or before which all holders of notes of the said bank in respect of which claims have not been filed, must file their claims in respect thereof with the said Liquidators, at the City of Saint John, in the Province of New Brunswick; and I do hereby order that the amount reserved under section 103 of the Winding-up Act for payment of such notes still outstanding, or so much of the amount thereof, as shall not have been applied for, do after the said first day of April next form part of the general fund and be payable as a part of a last and final dividend to the creditors of the said bank; and that all holders of such notes of the said bank who shall not file their claims or apply for dividends within the time above limited by this order, shall be then forever absolutely debarred from all and every claim in respect of the said notes of the said bank then outstanding; and that all rights or claims in respect of the same shall be then and thereafter disallowed.

Dated at the City of Fredericton, in the Province of New Brunswick, the 28th day of January, A.D. 1893.

(Signed) JOHN C. ALLEN,
Chief Justice, Supreme Court.

IN THE SUPREME COURT.

In the Matter of The Maritime Bank of the Dominion of Canada, and the Winding-up of the same under the Winding-up Act.

UPON reading the petition of the Liquidators of the above bank, and upon the application of the said Liquidators, the first day of April next is hereby fixed as the day on or before which creditors of the said bank and others who have claims thereon may send in their claims, such claims to be sent to the said Liquidators of the said bank, at the City of Saint John, in the Province of New Brunswick; and I do order that notices of the said day be given by the said Liquidators by publication of this Order in the Canada Gazette and in the official Gazette of each Province of Canada three times, and in two daily newspapers issued in the said City of Saint John for two consecutive weeks.

Dated the 28th day of January, A.D. 1893.

(Signed) JOHN C. ALLEN,
Chief Justice, Supreme Court.

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COQUITLAM BY-LAWS.

A BY-LAW

To regulate the traffic upon the Highways of the District of Coquitlam, and for the protection of the Roads and Bridges.

BE it enacted by the Reeve and Council of the District of Coquitlam, in Council assembled, as follows, viz.:—

1. It shall not be lawful for any person or persons to draw upon the highways of the District logs, trees, machinery, or other articles or implements, that are not rolled on wheels or drawn on properly constructed sleighs, with front end of log or load at least ten inches from the ground.

2. No waggon, engine, machine, or other article or load of articles, of a greater weight than three tons, shall be drawn upon any of the said highways without the assent in writing of the Reeve or the Chairman of the Road Committee, and such assent shall not be given till the person or persons desiring it has given suitable bond and security to their satisfaction that such person or persons will reinstate and make good, to the satisfaction of the Council, any damage that may be caused to the roads or culverts or bridges by such waggon or other machine.

3. No timber, logs, stones, or other articles shall be laid on any part of any of the roads or ditches, or accesses so as in any way either to obstruct the traffic upon the roads, or to obstruct the flow of water in the ditches, or to injure or deface either the roads or ditches.

4. No person shall drive any waggon or other vehicle across any of the ditches to any house, field, or place without a properly constructed culvert having first been laid down thereon (at his own expense if necessary), and any person desiring to form a culvert across any ditch shall be bound to apply for and obtain the assent of the Councillor or Pathmaster of the ward before laying down the same.

5. The rule of the road in the District shall be that vehicles meeting each other shall pass to the left hand side of the road.

6. In the event of any person or persons committing a breach of any of the forgoing by-law, he or they shall be liable not only to pay and make good all the damage to said roads, ditches, bridges, or other subjects that may be caused by such action, but also to a fine not exceeding fifty dollars, together with the costs of judicial proceedings which may take place before any Justice of the Peace or County Court Judge of the District of New Westminster, and the amount so imposed may be recovered by distress or sale of the goods and chattels of the offender, and for want of sufficient distress such offender may be imprisoned in the common gaol on the order of said Justice of the Peace or Judge for a term not exceeding one month.

7. This by-law shall come into effect on the 20th day of February, 1893.

8. This by-law may be cited for all purposes as the "Coquitlam Road Regulation By-Law, 1893."

Passed the first and second readings by the Council on the 11th day of February, 1893.

Reconsidered, read a third time and finally passed by the Council on the 18th day of February, 1893.

[L.S.] JOHN MORRISON,
ALEX. PHILIP, C.M.C. Chairman.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the District of Coquitlam, on the 18th day of February, A.D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

ALEX. PHILIP, C.M.C.

A BY-LAW

To provide for the annual revision of the Assessment Roll.

BE it enacted by the Reeve and Council of the District of Coquitlam, in Council assembled, as follows, viz.:—

1. The Assessor shall in each year between the first day of February and the first day of March, make up an Assessment Roll for the year in terms of the "Municipal Act, 1892," and return the same to the Council on the second Friday of March thereafter.

2. For the purposes of taxation all the land, except land occupied by railways within the District, shall be estimated at its actual cash value as it would be appraised in payment of a just debt from a solvent debtor, but without placing any value on improvements of any kind effected on said land by the owner or his predecessors in title, or any addition to the value of the land in respect of improvements so made.

3. With a view to levying the Wild Land Tax the acreage and assessment of "wild land" shall be given in separate columns from the acreage and assessment of improved land in the assessment roll, and in the statutory assessment notices issued to the owners by the Assessor.

4. This by-law may be cited for all purposes as the "Coquitlam Assessment By-Law, 1893."

Passed the first and second readings by the Council on the 11th day of February, 1893.

Reconsidered, read a third time and finally passed by the Council on the 18th day of February, 1893.

[L.S.] JOHN MORRISON,
ALEX. PHILIP, C.M.C. Chairman.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the District of Coquitlam, on the 18th day of February, A.D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

ALEX. PHILIP, C.M.C.

A BY-LAW

For the Regulation of the Statute Labour to be performed in the District and for the commutation thereof.

THE Reeve and Council of the Corporation of the District of Coquitlam, in Council assembled, enact as follows:—

1. Every male inhabitant between the ages of 21 and 50 residing within the Municipality, who is not otherwise assessed, shall be bound to perform two days' statute labour on the public highways of the District, or to commute the same by the payment of two dollars for each day's labour.

2. Every person (resident or non-resident) upon the Assessment Roll of the District shall be bound to perform on the highways of the District, by himself or by suitable persons employed and paid by him, if his property be assessed at not more than \$500, two days' statute labour; at more than \$500 but less than \$1,000, three days; at more than \$1,000 but less than \$2,000, four days; and for every \$1,000 over the first \$2,000, or any fractional part thereof, one additional day; or to commute the same by the payment in lieu thereof of two dollars for each day's labour.

3. Eight hours shall constitute one day's labour.

4. All statute labour shall be performed on public highways only, and in such section or locality, and at such times as the Pathmaster, acting under instructions of the Council, may direct. No work done, except performed as aforesaid, shall be recognized as statute labour.

5. The Pathmaster, or other officer appointed by the Council, shall give at least eight days' notice to all persons to perform their statute labour, and he shall also inform them what tools, if any, are needed. Such notice may be given by letter delivered at the dwelling-house of the person liable to perform such statute labour, or posted to his last known address, and a statutory declaration by the Pathmaster that such notice had been duly given or posted as herein provided shall be sufficient evidence thereof.

6. No compensation shall be allowed for the use of such tools as are supplied and used by the person assessed, or his deputies, or assistants.

7. The Pathmaster requiring the use of a man and team of horses or yoke of oxen, with the necessary implements, shall allow as compensation at the rate of three days' work for each day such man and his team or yoke are employed.

8. From any person liable under section 1 of this by-law for statute labour who has received eight days' notice as aforesaid, and who has refused or neglected to perform the statute labour imposed on him, or to pay the sum fixed in lieu thereof, such sum may forthwith be recovered at the suit or instance of the Municipal Collector before any Justice of the Peace or

County Court Judge, together with the costs of proceedings, and the whole amount may be recovered by distress on the goods and chattels, wherever they may be found, of the person liable to pay the tax.

9. All statute labour imposed under section 2 hereof shall be performed on or before the 31st day of July in each year.

10. Immediately after the said 31st day of July the Pathmaster shall make return to the Council of the names of all persons who have neglected or refused to perform by themselves, or by suitable substitutes or assistants, the number of days of labour for which they are responsible as aforesaid, and thereafter the power to implement the obligation by work shall cease, and all such persons shall be liable and bound for the amount of the commutation money for the number of days' labour unperformed as before provided, and the same shall be collected and payment enforced by the Municipal Collector in the same manner as in the case of other municipal taxes.

11. It shall not be competent for any person to depute any Chinese labourer to perform the work he is responsible for, or any part thereof.

12. This by-law may be cited as the "Coquitlam Statute Labour By-Law, 1893."

Passed the first and second readings by the Council this 11th day of February, 1893.

Reconsidered, read a third time, and finally passed by the Council this 18th day of February, 1893.

[L.S.] JOHN MORRISON,
ALEX. PHILIP, C. M. C. Chairman.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the District of Coquitlam on the 18th day of February, A.D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

ALEX. PHILIP,
C. M. C.

BURNABY BY-LAWS.

A BY-LAW

For the Regulation of Slaughter-houses within the District.

BE IT ENACTED by the Reeve and Council of the Corporation of the District of Burnaby, in Council assembled, by virtue of the powers conferred on them by the "Municipal Act, 1892," section 104, sub-section (106), and section 204, sub-section (26), as follows, viz.:—

1. Every slaughter-house in the District shall be subject to inspection by any medical officer, inspector, or other person or persons who may be instructed by the Council to visit and report on the same, and any person or persons who shall in any way hinder or obstruct such medical officer, inspector, or other person or persons, with a view to preventing him or them from making a full examination of such premises shall be guilty of a breach of this by-law.

2. Any person or persons, company or corporation, who is or are carrying on, or may hereafter carry on, the business of slaughtering animals at any slaughter-house within the District, shall pay to the Council the sum of five dollars for every six months for a licence to carry on such business, and the same shall be due and payable in advance on the first day of July and the first day of January in each year, and any person or persons, company or corporation, carrying on such business without first having taken out the necessary licence shall be guilty of a breach of this by-law.

3. The licence to be granted shall be in the form of Schedule C of the "Municipal Act, 1892."

4. Every applicant for a new slaughter-house licence shall give not less than 14 days' notice, in writing, to the Clerk of his intention to apply for it, before it can be considered by the Council. Along with such notice the applicant shall lodge with the Clerk a plan of the premises to be occupied shewing the sanitary arrangements.

5. No licence shall be given for any slaughter-house unless the house, yard or place in or connected with such slaughter-house, in or upon which animals are killed, shall be paved with plank, stone, flag or tile, laid in cement, or otherwise made impervious to

water, and so constructed that any blood or offal thereon shall naturally drain into a tub or reservoir which shall be provided to receive the same, and every such place shall also be provided with a tank, well, or other means whereby a supply of water can be obtained sufficient to keep the same clean and free from offensive odor; and every such slaughter-house shall be lime white-washed at least once in every month between the first day of April and the first day of November in each year, and lime shall be freely used for disinfection, and the tub or reservoir referred to shall be emptied at the end of each day when killing has been done on the premises at such place that no offensive effluvia may arise therefrom; and the whole of such premises and the outbuildings and yard in connection therewith shall be kept perfectly clean and free from any offensive smell or nuisance.

6. Any person or persons, company or corporation, who shall violate or wilfully neglect to comply with any of the provisions of this by-law, shall be liable to punishment in a summary way before any two Justices of the Peace having jurisdiction in the District, by a fine not exceeding \$50, besides the costs of conviction, or in the case of a person by imprisonment (with or without hard labour in the discretion of the convicting Magistrates) for a term not exceeding one month.

7. This by-law shall come into operation on the 1st day of March, 1893.

8. This by-law may be cited for all purposes as the "Burnaby Slaughter-house By-Law, 1893."
Passed the first and second readings by the Council on the 6th day of February, 1893.
Reconsidered, read a third time, and finally passed by the Council the 20th day of February, 1893.

[L.S.]
ALEX. PHILIP,
C. M. C.

NICOLAI C. SCHOU,
Reeve.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the District of Burnaby, on the 20th day of February, A.D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law or any part thereof quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

ALEX. PHILIP,
C. M. C.

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VICTORIA, B. C.: Printed by RICHARD WOLFENDEN Printer to the Queen's Most Excellent Majesty.